A BILL FOR AN ACT

RELATING TO ELECTIONS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

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2	SECTION 1. The legislature finds that an increasing number
3	of Hawaii voters are submitting their votes by mail. The 2014
4	Hawaii primary election was the first election in which more
5	ballots were submitted before primary election day than on that
6	day. Fifty-six per cent of Hawaii voters chose to vote early
7	during the 2014 primary, and approximately eighty-three per cent
8	of those voters did so through a mail-in absentee ballot. In
9	2016, the number of votes cast before election day exceeded the
10	number of votes cast at polling places on election day, except
11	in one county.
12	The legislature further finds that Act 182, Session Laws of
13	Hawaii 2018, established a pilot program for the 2020 primary
14	and general elections in any county with a population of less
15	than one hundred thousand to be conducted by mail. Expanding
16	this program throughout the State would significantly reduce the
17	logistical issues related to conducting elections at polling

- 1 places. It is the intent of the legislature that the resulting
- 2 savings in state funds due to implementation of statewide mail-
- 3 in absentee voting be directed, whenever practicable, into the
- 4 Hawaii election campaign fund to be used for public financing of
- 5 elections.
- 6 Accordingly, the purpose of this part is to:
- 7 (1) Require all elections statewide to be conducted by
- 8 mail beginning with the 2022 primary election;
- 9 (2) Establish a limited number of voter service centers
- 10 that would remain open from the tenth business day
- 11 preceding an election through the day of the election
- to receive personal delivery of mail-in ballots,
- accommodate voters with special needs, offer same day
- registration and voting, and provide other election
- services;
- 16 (3) Allow for additional places of deposit for personal
- delivery of mail-in ballots;
- 18 (4) Appropriate funds for the implementation and
- administration of the election by mail system; and
- 20 (5) Require the office of elections to submit a report to
- 21 the legislature prior to the convening of each regular

1 session from 2020 through 2025, regarding the 2 implementation of the election by mail system. 3 SECTION 2. Chapter 11, Hawaii Revised Statutes, is amended by adding a new part to be appropriately designated and to read 4 5 as follows: 6 "PART A. ELECTIONS BY MAIL 7 §11-A Elections eligible to be conducted by mail. 8 Beginning with the 2022 primary election, all elections shall be 9 conducted by mail in accordance with this title. 10 §11-B Procedures for conducting elections by mail. 11 Ballot packages for elections by mail shall include: 12 (1) An official ballot; 13 A return identification envelope with postage prepaid; (2) 14 (3) A secrecy envelope or secrecy sleeve; and 15 (4) Instructions. 16 (b) To the extent practicable, the clerk shall mail a ballot package by non-forwardable mail to each registered voter 17 18 in the county so as to enable voters to receive the ballot 19 package approximately eighteen days before the election. The 20 clerk shall continue mailing ballot packages to voters who 21 update their voter registration address no later than fourteen

- 1 days before the date of the election. In determining the
- 2 initial mailing date of the ballot packages, the clerk shall
- 3 consider the mailing place of origin and the most recent postal
- 4 service delivery standards. The clerk shall not mail a ballot
- 5 package to any voter in the county register who is identified as
- 6 having an outdated or non-deliverable mailing address. Nothing
- 7 in this part shall be construed to change the responsibilities
- 8 of the clerk or chief election officer under chapter 15D with
- 9 respect to uniform military and overseas voters.
- 10 (c) The clerks shall determine and provide for voter
- 11 service centers and places of deposit pursuant to this part and
- 12 section 11-92.1.
- 13 §11-C Public notice of mailing. Public notice of the date
- 14 or dates on which the initial ballot packages are to be mailed
- 15 shall be given by the clerks before the ballot packages are made
- 16 available to voters.
- 17 §11-D Ballot instructions; ballot return. (a) After a
- 18 voter receives a ballot package, the voter shall comply with the
- 19 instructions included in the ballot package in order to cast a
- 20 valid vote. The instructions shall include directions for:
- 21 (1) Marking the ballot;

1	(2)	Inserting the marked ballot in the secrecy envelope or
2		secrecy sleeve;
3	(3)	Inserting the secrecy envelope or secrecy sleeve with
4		the marked ballot in the return identification
5		envelope; and
6	(4)	Signing the return identification envelope before
7		mailing or delivering the return identification
8		envelope containing the secrecy envelope or secrecy
9		sleeve with the marked ballot.
10	(b)	The instructions shall include information on election
11	fraud and	voter fraud, as provided in sections 19-3(5) and
12	19-3.5, aı	nd notice that violation of either section may subject
13	the voter	, upon conviction, to imprisonment, a fine, or both.
14	(c)	To cast a valid ballot, the voter shall return the
15	return id	entification envelope containing the secrecy envelope
16	or secrecy	y sleeve with the marked ballot:
17	(1)	By mail so that the return identification envelope is

received at the office of the clerk no later than the

closing time provided in section 11-131 on the date of

the election;

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1	(2)	By personal delivery at any place of deposit no later
2		than 6:00 p.m. on the date of the election; provided
3		that any voter who is standing in line at a place of
4		deposit at 6:00 p.m. on the date of the election with
5		the intent of returning a ballot and casting a vote
6		shall be allowed to vote; or

- (3) By personal delivery to any voter service center no later than the closing time provided in section 11-131 on the date of the election.
- (d) Once a voter has returned a return identification
 envelope containing the secrecy envelope or secrecy sleeve with
 the marked ballot, that voter's ballot shall be deemed cast and
 may not be recast in the election.
- 15 replacement ballots. (a) A voter may obtain a
 15 replacement ballot if the ballot was destroyed, spoiled, or lost
 16 by contacting the clerk. The chief election officer may
 17 prescribe a replacement ballot application form that shall
 18 include information that allows the clerk to verify the
 19 registration of the voter and ensure that another ballot has not

been returned by the voter.

1	(d)	Upon receipt of a completed replacement ballot
2	applicati	on form, the clerk shall:
3	(1)	Verify the registration of the voter and ensure that
4		another ballot has not been returned by the voter;
5	(2)	Record that the voter has requested a replacement
6		ballot;
7	(3)	Mark the return identification envelope as containing
8		a replacement ballot; and
9	(4)	Issue the replacement ballot package by mail or make
10		the ballot package available for pick-up by the voter.
11	(c)	Voters who obtain a replacement ballot shall return
12	the retur	n identification envelope containing the secrecy
13	envelope	or secrecy sleeve with the marked replacement ballot:
14	(1)	By mail so that the return identification envelope is
15		received at the office of the clerk no later than the
16		closing time provided in section 11-131 on the date of
17		the election;
18	(2)	By personal delivery to any place of deposit no later
19		than 6:00 p.m. on the date of the election; provided
20		that any voter who is standing in line at a place of
21		deposit at 6:00 p.m. on the date of the election with

1		the intent of returning a pariot and casting a vote
2		shall be allowed to vote; or
3	(3)	By personal delivery to any voter service center no
4		later than the closing time provided in section 11-131
5		on the date of the election.
6	§11-	F Deficient return identification envelopes. If:
7	(1)	A return identification envelope is returned with an
8		unsigned affirmation;
9	(2)	The affirmation signature does not match a reference
10		signature image; or
11	(3)	A return identification envelope contains another
12		condition that would not allow the counting of the
13		ballot,
14	the clerk	shall make an attempt to notify the voter by first
15	class mai	l, telephone, or electronic mail to inform the voter of
16	the proce	dure to correct the deficiency. The voter shall have
17	five busi	ness days after the date of the election to cure the
18	deficienc	y. The chief election officer may adopt rules
19	regarding	requirements and procedures for correcting deficient
20	return id	entification envelopes. The counting of ballots and
21	disclosur	e of subsequent election results may continue during

- 1 the time period permitted to cure a deficiency under this
- 2 section. The clerk's inability to contact voters under this
- 3 section shall not be grounds for a contest for cause under
- 4 section 11-172.
- 5 §11-G Electronic transmission under certain circumstances.
- 6 (a) If a ballot package is not received by a voter by the fifth
- 7 day before the date of the election or a voter otherwise
- 8 requires a replacement ballot within five days of an election,
- 9 the voter may request that a ballot be forwarded by electronic
- 10 transmission; provided that a voter with special needs may
- 11 request that a ballot be forwarded by electronic transmission at
- 12 any time. Upon receipt of such a request and confirmation that
- 13 proper application was made, the clerk may transmit the
- 14 appropriate ballot, together with a form containing the
- 15 affirmations, information, and a waiver of the right to secrecy
- **16** under section 11-137.
- 17 (b) The voter may return the completed replacement ballot
- 18 and executed forms:
- 19 (1) By electronic transmission so that the completed
- 20 replacement ballot and executed forms are received at
- 21 the office of the clerk, no later than the closing

1		time provided in section 11-131, on the date of the
2		election;
3	(2)	By mail so that the completed replacement ballot and
4		executed forms are received at the office of the
5		clerk, no later than the closing time provided in
6		section 11-131, on the date of the election;
7	(3)	By personal delivery to any place of deposit no later
8		than 6:00 p.m. on the date of the election; provided
9		that any voter who is standing in line at a place of
10		deposit at 6:00 p.m. on the date of the election with
11		the intent of returning a ballot and casting a vote
12		shall be allowed to vote; or
13	(4)	By personal delivery to a voter service center, no
14		later than the closing time provided in section
15		11-131, on the date of the election.
16	(c)	Upon receipt, the clerk shall verify compliance with
17	the requi	rements of this part; provided that if the voter
18	returns m	ultiple voted ballots for the same election, the clerk
19	shall pre	pare only the first ballot returned that is not
20	spoiled.	

1 §11-H Counting of mail-in ballots; validity; ballots 2 included in recounts; certification of final tabulation. (a) 3 Ballot processing for tabulation may begin no sooner than the 4 tenth day before the election. In the presence of official 5 observers, counting center employees may open the return 6 identification envelopes and count the ballots; provided that 7 any tabulation of the number of votes cast for a candidate or 8 question appearing on the ballot, including a counting center 9 printout or other disclosure, shall be kept confidential and 10 shall not be disclosed to the public until after 6:00 p.m. on 11 the date of the election or after the last person in line at a 12 voter service center desiring to vote at 6:00 p.m. on the date 13 of the election has voted, as provided in section 11-131, 14 whichever is later. All handling and counting of ballots shall be conducted in accordance with procedures established by the 15 16 chief election officer. **17** The initial tabulation of ballots shall be completed 18 no later than 6:00 a.m. on the day following an election day.

(c) Any ballot the validity of which cannot be established

upon receipt shall be retained by the clerk and shall not be

commingled with ballots for which validity has been established

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- 1 until the validity of the ballot in question can be verified by
- 2 the clerk. No ballot shall be included in an initial tabulation
- 3 until the clerk has determined its validity. The clerk shall
- 4 make reasonable efforts to determine the validity of ballots
- 5 within seven days following an election day.
- 6 (d) Any initial recount provided by law shall include only
- 7 ballots verified for the purpose of the initial tabulation. In
- 8 no event shall a recount of an initial tabulation include
- 9 ballots the validity of which could not be verified by 6:00 a.m.
- 10 on the day following an election day.
- 11 (e) No election result shall be certified pursuant to
- 12 section 11-155 unless all ballots verified as valid by the clerk
- 13 within seven days following an election day have been added to
- 14 the final tabulation. Recount of a final tabulation shall be as
- 15 provided by law.
- 16 §11-I Voter service centers; places of deposit. (a)
- 17 Voter service centers shall be established at the office of the
- 18 clerk, and may be established at additional locations within a
- 19 county as may be designated by a clerk to service the particular
- 20 needs of a county's voters.

- 1 (b) Voter service centers shall be open from the tenth
- 2 business day preceding the day of the election during regular
- 3 business hours until the time provided in section 11-131 on the
- 4 date of the election and at the same times statewide.
- 5 Notwithstanding the foregoing, the clerk may establish varying
- 6 times and dates of operation for additional service centers as
- 7 may be necessary.
- **8** (c) Each voter service center shall provide the services
- 9 specified in section 11-1 under the definition of "voter service
- 10 center".
- 11 (d) The clerks may designate and provide for places of
- 12 deposit to be open five business days before the election until
- 13 6:00 p.m. on the day of the election; provided that the
- 14 locations and apparatus for receiving voted ballots can be
- 15 securely maintained during the period of use for each election,
- 16 and as may be permitted by the operational hours.
- 17 §11-J Election expenses and responsibilities for elections
- 18 by mail. (a) Election expenses in an election by mail shall be
- 19 as follows:
- 20 (1) All expenses related to elections by mail involving
- 21 both state and county offices, or involving both

1		rederal and county offices, unrelated to voter
2		registration, shall be divided in half between the
3		State and the counties. To the extent that a
4		particular expense is shared statewide, each county
5		shall pay a proration of expenses as a proportion of
6		the registered voters at the time of the general
7		election. The counties shall separately be
8		responsible for expenses associated with voter
9		registration;
10	(2)	All expenses for county elections by mail, which do
11		not involve state or federal offices, shall be borne
12		by the counties and paid out of appropriations as may
13		be made by the county councils; and
14	(3)	All expenses for state or federal elections by mail,
15		which do not involve county offices, shall be borne by
16		the State and paid out of appropriations as may be
17		made by the legislature. Expenses attributable to
18		registration of voters by the clerk for state or
19		federal elections that do not involve county offices
20		shall be borne by the State and paid out of
21		appropriations as may be made by the legislature.

1	(b)	Election responsibilities for elections by mail shall
2	be as fol	lows:
3	(1)	For elections by mail involving both state and county
4		offices, or involving both federal and county offices:
5		(A) The counties shall be responsible for voter
6		registration, absentee voting, voter service
7		centers, places of deposit, and the mailing and
8		receipt of ballots;
9		(B) The State shall be responsible for the printing
10		and counting of ballots;
11		(C) The State and counties may otherwise agree to the
12		delegation of these responsibilities to each
13		other; and
14		(D) Any responsibilities not specified in this
15		paragraph may be assigned to the counties or the
16		State by the chief election officer;
17	(2)	For elections by mail involving only county offices,
18		the respective county shall be solely responsible; and
19	(3)	For elections by mail involving only state or federal
20		offices:

1	(A)	The counties shall be responsible for voter
2		registration, absentee voting, voter service
3		centers, and places of deposit;
4	(B)	The State shall be responsible for the printing,
5		mailing, receipt, and counting of ballots; and
6	(C)	Any responsibilities not specified in this
7		paragraph may be assigned to the counties or the
8		State by the chief election officer."
9	SECTION 3	. Chapter 11, Hawaii Revised Statutes, is amended
10	by amending the	e title of part VI to read as follows:
11	"PART V	I. [PRECINCT OFFICIALS AND] VOTER SERVICE CENTER
12		WATCHERS"
13	SECTION 4	. Section 11-1, Hawaii Revised Statutes, is
14	amended as foll	lows:
15	1. By add	ding five new definitions to be appropriately
16	inserted and to	read:
17	" <u>"Busines</u>	s day" means any day excluding Saturdays, Sundays,
18	and state or fe	ederal holidays.
19	"District	means, unless otherwise specified, the district
20	of political re	epresentation with the fewest eligible voters in a
21	particular elec	ction.

1	<u>"Ele</u>	ctronic transmission" means the transmission of a blank
2	or voted	ballot by facsimile or electronic mail delivery, or the
3	use of an	online absentee ballot delivery and return system,
4	which may	include the ability to mark the ballot.
5	<u>"Pla</u>	ce of deposit" means a site within the county of the
6	voter's r	egistration address designated pursuant to section 11-I
7	for the p	urpose of receiving return identification envelopes in
8	an electi	on conducted by mail pursuant to part A.
9	<u>"Vot</u>	er service center" means a location within the county
10	of the vo	ter's registration address established pursuant to
11	section 1	1-I to serve all of the following purposes:
12	(1)	Receive return envelopes for absentee ballots pursuant
13		to chapter 15;
14	(2)	Receive return identification envelopes in an election
15		by mail conducted pursuant to part A;
16	(3)	Provide voting machine services for persons with
17		disabilities pursuant to the Help America Vote Act of
18		2002, P.L. 107-252, as amended, and any other federal
19		or state law relating to persons with disabilities;
20	(4)	Provide any other voting services as provided by law;
21		and

1	(5) Any other purposes the chief election officer or clerk
2	may deem necessary if a natural disaster or other
3	exigent circumstance occurs before an election."
4	2. By amending the definition of "ballot" to read:
5	""Ballot"[τ] means a ballot, including an absentee ballot,
6	that is a written or printed, or partly written and partly
7	printed paper or papers containing the names of persons to be
8	voted for, the office to be filled, and the questions or issues
9	to be voted on. "Ballot" includes a ballot used in an election
10	by mail pursuant to part A, including a ballot approved for
11	electronic transmission. A ballot may consist of one or more
12	cards or pieces of paper, or one face of a card or piece of
13	paper, or a portion of the face of a card or piece of paper,
14	depending on the number of offices, candidates to be elected
15	thereto, questions or issues to be voted on, and the voting
16	system in use. [It shall also include the face of the
17	mechanical voting machine when arranged with cardboard or other
18	material within the ballot frames, containing the names of the
19	candidates and questions to be voted on.] "
20	3. By amending the definition of "election officials" to
21	read:



read:

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1 ""Election officials"[, precinct officials and other] means persons designated as officials by the chief election officer." 2 3 4. By amending the definition of "voting system" to read: 4 ""Voting system"[7] means the use of paper ballots, 5 electronic [ballot cards,] transmission, voting machines, 6 elections by mail pursuant to part A, absentee voting pursuant to chapter 15, or any system by which votes are cast and 7 counted." 8 9 5. By deleting the definition of "precinct". **10** [""Precinct", the smallest political subdivision established by law."] 11 SECTION 5. Section 11-4, Hawaii Revised Statutes, is 12 13 amended to read as follows: "§11-4 Rules [and regulations]. The chief election 14 officer may make, amend, and repeal [such] rules [and 15 16 regulations | governing elections held under this title, election **17** procedures, and the selection, establishment, use, and operation 18 of all voting systems now in use or to be adopted in the State, 19 and all other similar matters relating thereto as in the chief 20 election officer's judgment shall be necessary to carry out this

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title.

1	In making, amending, and repealing rules [and regulations]
2	for voters who cannot vote [at the polls] in person or receive
3	or return ballots by mail, and all other voters, the chief
4	election officer shall provide for voting by [such] these
5	persons in [such] a manner [as to insure] that ensures secrecy
6	of the ballot and [to preclude] precludes tampering with the
7	ballots of these voters and other election frauds. [Such] The
8	rules [and regulations], when adopted in conformity with chapter
9	91 and upon approval by the governor, shall have the force and
10	effect of law."
11	SECTION 6. Section 11-15.2, Hawaii Revised Statutes, is
12	amended as follows:
13	1. By amending subsections (a), (b), and (c) to read:
14	"(a) Notwithstanding the closing of the general county
15	register pursuant to section 11-24, a person who is eligible to
16	vote but is not registered to vote may register by appearing in
17	person[÷
18	(1) Prior to the day of the election, at any absentee
19	polling place established pursuant to section 15-7 in
20	the county associated with the person's residence; or

1	(2)	On the day of the election, at the polling place in	
2		the precinct associated with the person's residence.	
3	at any voter service center before and on election day.		
4	(b)	The county clerk shall designate a registration clerk,	
5	who may be an election official, at each [of the absentee		
6	polling places in the county established pursuant to section		
7	15-7, prior to the day of the election and at each of the		
8	polling places in the county on the day of the election.] voter		
9	service center.		
10	(c)	The registration clerk shall process applications for	
11	any person not registered to vote who submits a signed affidavit		
12	in accordance with section 11-15, which shall include a sworn		
13	affirmation:		
14	(1)	Of the person's qualification to vote;	
15	(2)	Acknowledging that the person has not voted and will	
16		not attempt to vote [at any other polling place for]	
17		again in that election, and has not cast and will not	
18		cast any absentee ballot pursuant to chapter 15 [for]	
19		in that election; and	
20	(3)	Acknowledging that providing false information may	
21		result in a class C felony, punishable by a fine not	

1 exceeding \$1,000 or imprisonment not exceeding five 2 years, or both." 3 2. By amending subsections (f) and (q) to read: 4 "(f) Notwithstanding subsection (a), registration pursuant 5 to this section may also be used by a person who is registered 6 to vote but whose name cannot be found on the [precinct list for 7 the polling place associated with the person's residence.] 8 county register. 9 (g) The clerk of each county shall add persons who 10 properly register under this section to the respective general 11 county register. Within thirty days of registration [at the 12 polling place], the [county] clerk shall mail to the person a 13 notice including the person's name, current street address, 14 district [and precinct], and date of registration. A notice 15 mailed pursuant to this subsection shall serve as prima facie 16 evidence that the person is a registered voter as of the date of **17** registration." 18 SECTION 7. Section 11-17, Hawaii Revised Statutes, is 19 amended by amending subsections (a) and (b) to read as follows: **20** "(a) The clerk, [not] no later than 4:30 p.m. on the

sixtieth day after every general election, shall remove the name

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- 1 of any registered voter who did not vote in that general
- 2 election, and also did not vote in the primary election
- 3 preceding that general election, and also did not vote in the
- 4 previous general election, and also did not vote in the primary
- 5 election preceding that general election, and also did not vote
- 6 in the regularly scheduled special elections held in conjunction
- 7 with those primary and general elections, if any, with the
- 8 exception of:
- 9 (1) Those who submitted written requests for absentee
- 10 ballots as provided in section 15-4; or
- 11 (2) Anyone who preregistered pursuant to section 11-12(b).
- 12 If a person voted, at least once, in any of the above-mentioned
- 13 elections, the person's name shall remain on the list of
- 14 registered voters. For this purpose, "vote" means the
- 15 depositing of the ballot in the ballot box regardless of whether
- 16 the ballot is blank or later rejected for any reason. In the
- 17 case of voting machines, "vote" means the voter has activated
- 18 the proper mechanism and fed the [vote] ballot into the machine.
- 19 In the case of an election by mail pursuant to part A, "vote"
- 20 means the voter has returned the ballot to the chief election
- 21 officer or clerk by the United States Postal Service, by

1	personal d	lelivery of the ballot to a place of deposit or voter	
2	service center, or by electronic transmission under certain		
3	circumstan	ces pursuant to part A.	
4	(b)	The clerk shall also identify or remove the name of	
5	any regist	ered voter[7] if the clerk, after mailing a notice or	
6	other corr	espondence, properly addressed, with postage prepaid,	
7	receives t	he notice or other correspondence as return mail with	
8	a postal n	otation that the notice or other correspondence was	
9	not deliverable. On election day, any person identified or		
10	removed shall have the person's name corrected or restored in		
11	the register and shall be allowed to vote if the person		
12	completes an affidavit or other form prescribed by the chief		
13	election officer affirming that the person: [claims]		
14	(1)	Claims the person's legal residence at the address	
15		listed on the register; [changed]	
16	(2)	Changed the person's legal residence after the closing	
17		of the register for that election; or[, moved]	
18	(3)	Moved to a new residence within the same [precinct]	
19		district as the person's residence as listed on the	
20		register."	

- 1 SECTION 8. Section 11-21, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "§11-21 Change of name, transfer on election day. (a)
- 4 The [county] clerk may designate a registration clerk, who may
- 5 be an election official, at [any of the polling places] a voter
- 6 service center in the county on the day of the election.
- 7 (b) These registration clerks shall take applications for
- 8 change of name from voters who have been married or who have had
- 9 their names changed since the last election.
- 10 (c) Any person whose name appears on the registered voters
- 11 list whose residence has changed since the last election, and
- 12 whom the [county] clerk has not transferred under section 11-20,
- 13 may apply on a form prescribed by the chief [elections] election
- 14 officer [at the person's new polling place] on the day of the
- 15 election for transfer of registration to the [precinct] district
- 16 of the new residence. Any person so transferring voter
- 17 registration shall be immediately added to the register of the
- 18 new [precinct and may vote only at the new precinct.] district.
- (d) Where a person was incorrectly placed on a list of
- 20 voters of a [precinet] district in which the person does not
- 21 actually reside, the person may correct the registration.

1 (e) No person shall be prevented from voting at the 2 election in the precinct in which the person's name appears on 3 the voters list due to a change of name, or other correction 4 made under this section. However, any voter registered in the 5 wrong precinct who shall refuse to make the correction of 6 registration may be challenged in accordance with section 11 25. 7 (f) Any person changing name or transferring shall receive 8 a copy of the change or transfer form.] " SECTION 9. Section 11-22, Hawaii Revised Statutes, is 9 10 amended to read as follows: 11 "§11-22 Changing register; correction of errors. The clerk shall correct the register if at any time it shall be 12 manifest to the clerk that the name of a person registered has 13 14 been accidentally misspelled, or that the person has been 15 misnamed therein, or that the person has been accidentally 16 registered under the wrong [precinct,] district, or that the **17** person was accidentally removed pursuant to section 11-17(a), or that the name of the person should be corrected or restored 18 19 pursuant to section 11-17(b). 20 In any case where the clerk refuses to correct the

register, the person may appeal to the board of registration and

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- 1 the register shall be changed upon a written order of the board
- 2 of registration, setting forth the reasons for the change. The
- 3 order shall be directed to the clerk [or to the precinct.
- 4 officials of the election precinct where the voter is entitled
- 5 to vote if the register has been closed. The precinct officials
- 6 shall thereupon correct the list of voters furnished them
- 7 according to the terms of the order, noting on the list the
- 8 reasons for the correction, and shall send the original order to
- 9 the clerk as soon as may be possible after the close of the
- 10 polls]. The clerk, upon receipt of any order from the board of
- 11 registration [or from the precinct officials, as the case may
- 12 be], shall correct the register according to the terms of the
- 13 order, making on the register a reference to the order."
- 14 SECTION 10. Section 11-25, Hawaii Revised Statutes, is
- 15 amended to read as follows:
- 16 "§11-25 Challenge by voters; grounds; procedure. (a) Any
- 17 registered voter may challenge the right of a person to be or to
- 18 remain registered as a voter [in any precinct] for any cause not
- 19 previously decided by the board of registration or the supreme
- 20 court in respect to the same person[; provided that in an
- 21 election of members of the board of trustees of the office of

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- 1 Hawaiian affairs the voter making the challenge must be
- 2 registered to vote in that election]. The challenge shall be in
- 3 writing, setting forth the grounds upon which it is based, and
- 4 be signed by the person making the challenge. The challenge
- 5 shall be delivered to the clerk who shall [forthwith]
- 6 immediately serve notice thereof on the person challenged. The
- 7 clerk shall, as soon as possible, investigate and rule on the
- 8 challenge.
- 9 (b) Any voter rightfully in [the polling place, including
- 10 absentee polling-places established pursuant to section 15-7,] a
- 11 voter service center may challenge the right to vote of any
- 12 person who comes to the [precinct officials] voter service
- 13 center for voting purposes. The challenge shall be on the
- 14 grounds that the voter is not the person the voter alleges to
- 15 be, or that the voter is not entitled to vote [in that precinct;
- 16 provided that only in an election of members of the board of
- 17 trustees of the office of Hawaiian affairs, a person registered
- 18 to vote in that election may also challenge on the grounds that
- 19 the voter is not Hawaiian]. No other or further challenge shall
- 20 be allowed. Any person [thus] challenged pursuant to this
- 21 subsection shall first be given the opportunity to make the

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- 1 relevant correction pursuant to section 11-21. The challenge
- 2 shall be considered and decided immediately by the [precinct
- 3 officials | clerk, and the ruling shall be announced.
- 4 (c) If neither the challenger nor the challenged voter
- 5 [shall appeal] appeals the ruling of the clerk [or the precinct
- 6 officials], then the voter shall either be allowed to vote or be
- 7 prevented from voting in accordance with the ruling. If an
- 8 appeal is taken to the board of registration, the challenged
- 9 voter shall be allowed to vote; provided that the ballot is
- 10 placed in a sealed envelope to be later counted or rejected in
- 11 accordance with the ruling on appeal. The chief election
- 12 officer shall adopt rules in accordance with chapter 91 to
- 13 safeguard the secrecy of the challenged voter's ballot."
- 14 SECTION 11. Section 11-76, Hawaii Revised Statutes, is
- 15 amended to read as follows:
- 16 "§11-76 Compensation. [(a) Electronic ballot and voting
- 17 machine-elections. Precinct officials and related election day
- 18 nonprofit groups or employees | Election officials under the
- 19 supervision and control of the office of elections on election
- 20 day shall be compensated pursuant to a schedule established by

1 the chief election officer. The schedule shall be contained in 2 rules adopted pursuant to chapter 91. 3 [(b) Paper ballot elections. The chairperson of the 4 precinct officials and the precinct officials shall receive the 5 same base amounts as in subsection (a). In addition, all 6 precinct officials shall be paid \$5 for each three hundred 7 ballots or portion thereof cast at that precinct.] " 8 SECTION 12. Section 11-77, Hawaii Revised Statutes, is 9 amended to read as follows: 10 "§11-77 Appointment of watchers; service. (a) Each 11 qualified political party shall be entitled to appoint no more 12 than one watcher who may be present at any time [in each 13 precinct and absentee polling place in which the candidates of 14 that political party are on the ballot.] at a voter service 15 center. Each party shall submit its list of watchers [not] no 16 later than 4:30 p.m. on the [tenth] twentieth day [prior to] **17** before any election [to the chief election officer or] to the 18 clerk [in county elections]. All watchers shall serve without 19 expense to the [State-or] county. All watchers so appointed 20 shall be registered voters. [No person shall serve as a watcher

1 who could not qualify to serve as a precinct official under 2 section [11-72(b)(3)]. 3 (b) Each watcher shall be provided with identification 4 from [the chief election officer, or by] the clerk [in the case 5 of county elections, stating the watcher's name and the name of 6 the party the watcher represents. [On election day the watcher 7 shall present identification to the chairperson of precinct officials of the precinct or precincts where the watcher is to 8 9 serve. 10 (c) All watchers for precincts shall be permitted to 11 observe the conduct of the election in the precinct. The 12 watchers may remain in the precinct as long as the precinct is 13 in operation subject to section 19-6. Watchers may review the 14 polling book pursuant to section 11-97. 15 (d) (c) The watcher shall call the attention of the 16 [chairperson] clerk to any violations of the election laws that **17** the watcher observes. After the [chairperson's] clerk's 18 attention is called to the violation, the [chairperson] clerk 19 shall make an attempt to correct [such] the violation. 20 [chairperson] clerk fails to correct the violation, the watcher 21 may appeal to the [clerk of the county.] chief election officer.

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1
         [(c) The watchers shall be permitted to observe the
2
    operations of the absentee polling place. Any violation of the
3
    election laws shall be reported to the clerk.] "
4
         SECTION 13. Section 11-92.1, Hawaii Revised Statutes, is
5
    amended to read as follows:
6
         "§11-92.1 Election proclamation; [establishment of a new
7
    precinct. voter service centers and places of deposit; changes
8
    to district boundaries. (a) The chief election officer shall
9
    issue a proclamation [whenever a new precinct is established in
10
    any representative district. The chief-election officer shall
11
    provide a suitable polling-place for each precinct. Schools,
12
    recreational halls, park facilities, and other publicly owned or
13
    controlled buildings, whenever possible and convenient, shall be
14
    used as polling places.] listing all voter service centers and
15
    places of deposit as may have been determined by the clerk as of
16
    the proclamation date. The [chief clection officer] clerk shall
17
    make arrangements for the rental or erection of suitable shelter
18
    for [this purpose] the establishment of a voter service center
19
    whenever public buildings are not available and shall cause
20
    these [polling-places] voter service centers to be equipped with
21
    the necessary facilities for lighting, ventilation, and
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- 1 equipment needed for elections on any island. This proclamation
- 2 may be issued jointly with the proclamation required in section
- **3** 11-91.
- 4 (b) No change shall be made in the boundaries of any
- 5 [precinct] district later than 4:30 p.m. on the tenth day prior
- 6 to the close of filing for an election.
- 7 (c) Notwithstanding subsection (a), and pursuant to
- 8 section 15-2.5, the [chief election officer] clerk is not
- 9 required to establish [polling places] voter service centers for
- 10 [precincts] districts affected by natural disasters, as provided
- 11 in section 15-2.5."
- 12 SECTION 14. Section 11-92.3, Hawaii Revised Statutes, is
- 13 amended to read as follows:
- 14 "§11-92.3 [Consolidated precincts; natural] Natural
- 15 disasters; postponement; [absentee voting required;]
- 16 consolidation of districts; special elections. (a) In the
- 17 event of a flood, tsunami, earthquake, volcanic eruption, high
- 18 wind, or other natural disaster, occurring [prior to] before an
- 19 election[, that makes a precinct inaccessible, the chief
- 20 election officer or county clerk in the case of county elections
- 21 may consolidate precincts within a representative district. If]

where the extent of damage caused [by any natural disaster] is 1 2 such that the ability of voters, in any $[\frac{precinct}{r}]$ district $[\frac{1}{r}]$ 3 or county, to exercise their right to vote is substantially impaired, the chief election officer or [county] clerk in the 4 5 case of county elections may [require the registered voters of 6 the affected precinct to vote by absentee ballot pursuant to section 15-2.5 and may] postpone the conducting of an election 7 8 in the affected [precinct] area for no more than twenty-one 9 days; provided that any [such] postponement shall not affect the 10 conduct of the election, tabulation, or distribution of results 11 for those [precincts] districts[7] or counties not designated 12 for postponement. The chief election officer or [county] clerk 13 in the case of county elections shall give notice of the 14 [consolidation,] postponement [, or requirement to vote by 15 absentee ballot, in the affected county or precinct prior to the 16 opening of the precinct polling place] by whatever possible news 17 or broadcast media are available. [Precinct officials and 18 workers affected by any consolidation shall not forfeit their 19 pay.]

In the event the chief election officer or the

[county] clerk in a county election determines that the number

20

1 of candidates or issues on the ballot in a special, special 2 primary, or special general election does not require the full 3 number of established [precincts,] districts, the [precincts] 4 districts may be consolidated for the purposes of the special, 5 special primary, or special general election into a small number 6 of special, special primary, or special general election [precincts.] districts. 7 8 A special, special primary, or special general election 9 [precinct] district shall be considered the same as an 10 established [precinct] district for all purposes[, including 11 precinct official requirements provided in section 11 71]. 12 [Not] No later than 4:30 p.m. on the tenth day [prior to] before 13 the special, special primary, or special general election, the 14 chief election officer or the [county] clerk shall give public 15 notice, in the area in which the special, special primary, or 16 special general election is to be held, of the special, special 17 primary, or special general election [precincts and their 18 polling places. Notices of the consolidation also shall be 19 posted on election day at the established precinct polling 20 places, giving the location of the special, special primary, or

special general election precinct polling place.] districts."

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1 SECTION 15. Section 11-111, Hawaii Revised Statutes, is 2 amended to read as follows: "§11-111 Official and facsimile ballots. Ballots issued 3 4 by the chief election officer in state elections and by the 5 clerk in county elections are official ballots. In elections 6 using the paper ballot and electronic voting systems, the chief 7 election officer or clerk in the case of county elections shall 8 have printed informational posters containing facsimile ballots 9 [which] that depict the official ballots to be used in the 10 election. [The precinct officials shall post the informational 11 posters containing the facsimiles of the official ballots near 12 the entrance to the polling place where they may be easily seen 13 by the voters prior to voting.] " 14 SECTION 16. Section 11-119, Hawaii Revised Statutes, is 15 amended to read as follows: 16 "§11-119 Printing; quantity. (a) The ballots shall be **17** printed by order of the chief election officer or the clerk in the case of county elections. In any state or county election, 18 19 the chief election officer [on agreement with the] and clerk

[may] shall endeavor to consolidate the printing and ballot

- 1 package mailing contracts [for similar types of ballots] where
- 2 [such] the consolidation will result in lower costs.
- 3 (b) Whenever the chief election officer is responsible for
- 4 the printing of ballots, unless provided otherwise, the exact
- 5 wording to appear thereon, including questions and issues, shall
- 6 be submitted to the chief election officer [not] no later than
- 7 4:30 p.m. on the seventy-fifth calendar day [prior to] before
- 8 the applicable election.
- 9 (c) Based upon clarity and available space, the chief
- 10 election officer or the clerk in the case of county elections
- 11 shall determine the style and size of type to be used in
- 12 printing the ballots. The color, size, weight, shape, and
- 13 thickness of the ballot shall be determined by the chief
- 14 election officer.
- 15 [(d) Each precinct shall receive a sufficient number of
- 16 ballots based on the number of registered voters and the
- 17 expected spoilage in the election concerned. A sufficient
- 18 number of absentee ballots shall be delivered to each clerk not
- 19 later than 4:30-p.m. on the fifteenth day prior to the date of
- 20 any election.]"

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1 SECTION 17. Section 11-131, Hawaii Revised Statutes, is 2 amended to read as follows: 3 [Hours of voting.] Voter service center hours. "§11-131 4 The [polls shall be opened by the precinct officials at] hours 5 of voting at voter service centers shall be: (1) Regular business hours as prescribed in section 11-I 6 7 and by the clerk; and 8 On an election day, from 7:00 a.m. [of the election (2) 9 day and shall be kept open continuously] until 10 6:00 p.m. of that day. 11 If, at [the closing hour of voting,] 6:00 p.m. on an election 12 day, any voter [desiring to vote] is standing in line [outside 13 the entrance of the polls] at a voter service center with the desire of entering and voting, but due to the [polling place] 14 15 voter service center being overcrowded has been unable to do so, 16 the voter shall be allowed to vote [irrespective of the closing **17** hour of voting]. No voter shall be permitted to enter or join 18 the line after the prescribed [hour for closing the polls. If 19 all of the registered voters of the precinct have cast their 20 votes-prior to the closing time, the polls may be closed earlier 21 but the votes shall not be counted until after closing time

1 unless allowed by the chief election officer.] hours of voting 2 specified in this section." 3 SECTION 18. Section 11-132, Hawaii Revised Statutes, is 4 amended to read as follows: 5 "§11-132 Two hundred foot radius[; admission within 6 polling place]. (a) [The precinct] Election officials shall 7 post in a conspicuous place, [prior to the opening of the 8 polls, before operation, a map designating an area of two 9 hundred feet from the perimeter of [the polling place] any voter 10 service center, place of deposit, and its appurtenances. Any 11 person who remains or loiters within [an] this specified area 12 [of two hundred feet from the perimeter of the polling place and its appurtenances] for the purpose of campaigning shall be 13 14 guilty of a misdemeanor. For the purposes of this section, a 15 [polling place] voter service center, place of deposit, and its 16 appurtenances shall include: 17 The building in which [the polling place is] a voter (1) 18 service center, place of deposit, or its appurtenances 19 are located; 20 (2) Any parking lot adjacent to the building and routinely

used for parking at that building;

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1	(3)	The routes of access between the building and any
2		parking lot; and
3	(4)	Any route of access between any public thoroughfare
4		(right of way) and the [polling place] voter service
5		center, place of deposit, or its appurtenances, to
6		ensure an open and accessible ingress and egress to
7		and from the [polling place] voter service center,
8		place of deposit, or appurtenances for voters.
9	(b)	The chief election officer may regulate other
10	activitie	s within the area specified in subsection (a) pursuant
11	to rules	adopted by the chief election officer under chapter 91
12	in order	to ensure the safe and orderly conduct of elections.
13	(c)	Admission within the [polling place] voter service
14	center, p	lace of deposit, or appurtenances shall be limited to
15	the follo	wing:
16	(1)	Election officials;
17	(2)	Watchers, if any, pursuant to section 11-77;
18	(3)	Candidates;
19	(4)	Any voters actually engaged in voting, going to vote
20		or returning from voting;

1	(5)	Any person, designated by a voter who is physically
2		disabled, while the person is assisting the voter;
3	(6)	Any person or nonvoter group authorized by the [chief
4		election officer or the] clerk [in county elections]
5		to observe the election [at designated precincts] for

educational purposes; provided that [they] these persons conduct themselves so that they do not

interfere with the election process; and

(7) A child for the purpose of observing the voting process when accompanied by an adult who is voting; provided that this activity does not disrupt or interfere with normal voting procedures.

(d) Within the appropriate boundary as established in subsection (a), [and the building in which the polling place is located,] the display or distribution of campaign posters, signs, or other campaign materials for the purpose of soliciting votes for or against any person or political party or position on a ballot question is prohibited. Any voter who displays campaign material in the [polling place] voter service center, place of deposit, or its appurtenances shall remove or cover that material before entering the [polling place.] voter service

1 center, place of deposit, or its appurtenances. The chief 2 election officer may adopt rules pursuant to chapter 91 to 3 address special circumstances regarding the display of campaign 4 materials." 5 SECTION 19. Section 11-137, Hawaii Revised Statutes, is 6 amended to read as follows: 7 Secrecy; removal or exhibition of ballot. 8 person shall look at or ask to see the contents of the ballot or the choice of party or nonpartisan ballot of any voter, except 9 10 as provided in [section] sections 11-139 and 11-132, nor shall 11 any person [within the polling place] attempt to influence a 12 voter in regard to whom the voter shall vote for. When a voter 13 is in the voting booth for the purpose of voting, no other 14 person, except as provided in [section] sections 11-139 and 15 11-132, shall be allowed to enter the booth or to be in a 16 position from which the person can observe how the voter votes. 17 No person shall take a ballot out of the [polling place 18 except as provided in sections 11 135 and 11 139. After voting

the voter shall leave the voting booth and deliver the voter's

ballot to the precinct official in charge of the ballot boxes.

The precinct official shall make certain that the precinct

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1 official has received the correct ballot and no other and then 2 shall deposit the ballot into the ballot box. No person shall 3 look at or ask to see the contents of the unvoted ballots. If 4 any person having received a ballot leaves the polling place 5 without first delivering the ballot to the precinct official as 6 provided above, or wilfully exhibits the person's ballot or the 7 person's unvoted ballots in a special primary or primary 8 election, except as provided in section 11-139 and 11-132, after 9 the ballot has been marked, the person shall forfeit the **10** person's right to vote, and the chairperson of the precinct 11 officials shall cause a record to be made of the proceeding.] 12 voter service center unless authorized by the chief election 13 officer or a designee of the chief election officer." 14 SECTION 20. Section 11-139, Hawaii Revised Statutes, is 15 amended to read as follows: 16 "§11-139 Voting assistance. (a) Except as otherwise **17** provided, any voter who requires assistance [to vote at a 18 polling place or by absentee ballot] may be given assistance by 19 a person of the voter's choice. [If the voter requires 20 assistance at a polling place, the voter may choose to receive 21 the assistance of two precinct officials who are not of the same

- 1 political party. Additionally, a voter needing assistance at a 2 polling place may choose to be handed a ballot outside the 3 polling place but within one hundred feet thereof or within the 4 polling place parking lot by the precinct officials and in their 5 presence but in a secret manner, mark and return the same to the 6 precinct officials.] A person with disabilities may be provided 7 assistance at a voter service center pursuant to any state or 8 federal law relating to persons with disabilities. The voter's 9 employer or agent of that employer, agent of the voter's labor 10 union, or a candidate for any office that is listed on the 11 ballot shall not provide assistance. Written or oral 12 instructions delivered via telephone, electronic means, or mail 13 shall not be deemed assistance prohibited by this section; 14 provided that the voter's employer or agent of that employer, 15 agent of the voter's labor union, or a candidate for any office 16 listed on the ballot is not physically present with the voter **17** when the instructions are delivered. 18 [(b) If assistance is provided pursuant to subsection (a), 19 the precinct officials providing assistance shall enter in 20 writing in the record book the following:
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(1) The voter's name:

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1	(2)	The fact that the voter cannot read the names on the
2		ballot, if that is the reason for requiring
3		assistance, and otherwise, the specific physical
4		disability which requires the voter to receive
5		assistance; and
6	(3)	The name or names of the person or persons furnishing
7		the assistance.
8	(c)]	(b) Violation of this section by an employer or agent
9	of that e	mployer, agent of the voter's labor union, or a
10	candidate	shall constitute election fraud as provided under
11	section 1	9-3."
12	SECT	ION 21. Section 11-152, Hawaii Revised Statutes, is
13	amended t	o read as follows:
14	" §11	-152 Method of counting. [(a) In an election using
15	the paper	-ballot voting system, immediately after the close of
16	the polls	, the chairperson of the precinct officials shall open
17	the ballo	t-box. The precinct officials at the precinct shall
18	proceed t	o count the votes as follows:
19	(1)	The whole number of ballots shall first be counted to
20		see if their number corresponds with the number of
21		ballots east as recorded by the precinct officials;

1	(2) If the number of ballots corresponds with the number
2	of persons recorded by the precinct officials as
3	having voted, the precinct officials shall then
4	proceed to count the vote east for each candidate;
5	(3) If there are more ballots or less ballots than the
6	record calls for the precinct officials shall proceed
7	as directed in section 11-153.
8	(b) In those precincts For votes cast using the
9	electronic voting system, the ballots shall be taken in the
10	sealed ballot [boxes] containers to the counting center
11	according to the procedure and schedule [promulgated] adopted by
12	the chief election officer to promote the security of the
13	pallots. [In] <u>For all votes cast in an election, in</u> the
14	presence of official observers, counting center employees may
15	start to count the ballots [prior to the closing of the polls
16	provided there shall be no printout by the computer or other
17	disclosure of the number of votes east for a candidate or on a
18	question prior to the closing of the polls. For the purposes of
19	this section, the closing of the polls is that time identified
20	in section 11-131 as the closing hour of voting. before
21	election day, as specified in section 11-H."

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- 1 SECTION 22. Section 11-153, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "§11-153 More or [less] fewer ballots than recorded. (a)
- 4 If there are more ballots than [the poll book] documented usage
- 5 indicates, this shall be an overage and if [less] fewer ballots,
- 6 it shall be an underage. The election officials or counting
- 7 center employees responsible for the tabulation of ballots shall
- 8 make a note of this fact on a form to be provided by the chief
- 9 election officer. The form recording the overage or underage
- 10 shall be sent directly to the chief election officer or the
- 11 clerk in county elections separate and apart from the other
- 12 election records.
- 13 (b) If the electronic voting system is being used in an
- 14 election, the overage or underage shall be recorded after the
- 15 tabulation of the ballots. In an election using the paper
- 16 ballot voting system, the [precinct officials] chief election
- 17 officer or the chief election officer's designee shall proceed
- 18 to count the votes cast for each candidate or on a question
- 19 after recording the overage or underage.
- 20 (c) The chief election officer or the clerk shall make a
- 21 list of all [precincts] districts in which an overage or

- 1 underage occurred and the amount of the overage or underage.
- 2 This list shall be filed and kept as a public record in the
- 3 office of the chief election officer or the clerk in county
- 4 elections [and the clerk's office in counties other than the
- 5 city and county of Honolulu in elections involving state
- 6 candidates].
- 7 An election contest may be brought under part XI, if the
- 8 overage or underage in any district could affect the outcome of
- 9 an election."
- 10 SECTION 23. Section 11-154, Hawaii Revised Statutes, is
- 11 amended to read as follows:
- 12 "§11-154 Records, etc.; disposition. [The final duty of
- 13 the precinct officials in the operation of the precinct shall be
- 14 to gather all records and supplies delivered to them and return
- 15 them to the sending official, either the chief election officer
- 16 or the county clerk.
- 17 The voted ballots shall be kept secure and handled only in
- 18 the presence of representatives not of the same political party
- 19 or official observers in accordance with [regulations
- 20 promulgated] rules adopted for the various voting systems.
- 21 After all the ballots have been tabulated they shall be sealed



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1 in containers. Thereafter, these containers shall be unsealed 2 and resealed only as prescribed by rules [and regulations] 3 governing [the] elections. 4 The ballots and other election records may be destroyed by 5 the chief election officer or [county] clerk when all elected 6 candidates have been certified by the chief election officer, or 7 in the case of candidates for county offices, by the [county] 8 clerk[-] and after compliance with retention schedules of 9 applicable federal law." 10 SECTION 24. Section 11-157, Hawaii Revised Statutes, is 11 amended to read as follows: "§11-157 In case of tie. In case of the failure of an 12 13 election by reason of the equality of vote between two or more 14 candidates, the tie shall be decided by the chief election 15 officer or [county] clerk in the case of county elections [in] 16 accordance with the following procedure: 17 (1) In the case of an election involving a seat for the 18 senate, house of representatives, or county council 19 where only voters within a specified district are 20 allowed to cast a vote, the winner shall be declared 21 as follows:

1	(A)	For each precinct in the affected district, an
2		election rate point shall be calculated by
3		dividing the total voter turnout in that precinct
4		by the total voter turnout in the district. For
5		the purpose of this subparagraph, the absentee
6		votes cast for the affected district shall be
7		treated as a precinct. The election rate point
8		shall be calculated by dividing the total
9		absentee votes cast for the affected district by
10		the total voter turnout in that district. All
11		election rate points shall be expressed as
12		decimal fractions rounded to the nearest hundred
13		thousandth;
14	(B)	- The candidate with the highest number of votes in
15		a precinct shall be allocated the election rate
16		point calculated under subparagraph (A) for that
17		precinct. In the event that two or more persons
18		are tied in receiving the highest number of votes
19		for that precinct, the election rate point shall
20		be equally apportioned among those candidates
21		involved in that precinct tie;

1		(C)	After the election rate points calculated under
2		•	subparagraph (A) for all the precincts have been
3			allocated as provided under subparagraph (B), the
4			election rate points allocated to each candidate
5			shall be tallied and the candidate with the
6			highest election rate point total shall be
7			declared the winner; and
8		(D)	If there is a tie between two or more candidates
9			in the election rate point total, the candidate
10			who is allocated the highest election rate points
11			from the precinct with the largest voter turnout
12			shall be declared the winner;
13	(2)	In-t	he case of an election involving a federal office
14		or a	n elective office where the voters in the entire
15		Stat	e or in an entire county are allowed to cast a
16	,	vot. e	, the winner shall be declared as follows:
17		(A)	For each representative district in the State or
18			county, as the case may be, an election rate
19			point shall be calculated by dividing the total
20			voter turnout in that representative district by
21			the total voter turnout in the state, county, or

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1		fede:	ral office district, as the case may be;
2		prov	ided that for purposes of this subparagraph:
3		(i)	The absentee votes cast for a statewide,
4			countywide, or federal office shall be
5			treated as a separate representative
6			district and the election rate point shall
7			be calculated by dividing the total absentee
8			votes cast for the statewide, countywide, or
9			federal office by the total voter turnout in
10			the state, county, or federal office
11			district, as the case may be; and
12	1	(ii)	The overseas votes cast for any election in
13			the State for a federal office shall be
14			treated as a separate representative
15			district and the election rate point shall
16			be calculated by dividing the total number
17			of overseas votes cast for the affected
18			federal office by the total voter turnout in
19			the affected federal office district. The
20			term "overseas votes" means those votes cast

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1		by absentee ballots for a presidential
2		election as provided in section 15-3.
3		All election rate points shall be expressed as
4		decimal fractions rounded to the nearest hundred
5		thousandth;
6	(B)	The candidate with the highest number of votes in
7		a representative district shall be allocated the
8		election rate point calculated under subparagraph
9		(A) for that district. In the event that two or
10		more persons are tied in receiving the highest
11		number of votes for that district, the election
12		rate point shall be equally apportioned among
13		those candidates involved in that district tie;
14	(C)	After the election rate points calculated under
15		subparagraph (A) for all the precincts have been
16		allocated as prescribed under subparagraph (B),
17		the election rate points allocated to each
18		candidate shall be tallied and the candidate with
19	,	the highest election rate point total shall be
20		declared the winner; and

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1	(D) If there is a tic between two or more candidates
2	in the election rate point total, the candidate
3	who is allocated the highest election rate points
4	from the representative district with the largest
5	voter turnout shall be declared the winner.] by
6	<pre>lot."</pre>
7	SECTION 25. Section 11-173.5, Hawaii Revised Statutes, is
8	amended by amending subsection (a) to read as follows:
9	"(a) In primary and special primary election contests, and
10	county election contests held concurrently with a regularly
11	scheduled primary or special primary election, the complaint
12	shall be filed in the office of the clerk of the supreme court
13	[not] no later than 4:30 p.m. on the [sixth] thirteenth day
14	after a primary or special primary election, or county election
15	contests held concurrently with a regularly scheduled primary or
16	special primary election, and shall be accompanied by a deposit
17	for costs of court as established by rules of the supreme court.
18	The clerk shall issue to the defendants named in the complaint a
19	summons to appear before the supreme court $[not]$ <u>no</u> later than
20	4:30 p.m. on the fifth day after service thereof."

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1
         SECTION 26. Section 15-1, Hawaii Revised Statutes, is
2
    amended by deleting the definition of "absentee polling place".
3
         [""Absentee polling place" means an office or other
4
    suitable facility designated by the respective clerks for the
5
    conduct of absentee voting and the processing of absentee
6
    ballots."
7
         SECTION 27. Section 15-2.5, Hawaii Revised Statutes, is
8
    amended to read as follows:
9
         "[+] §15-2.5[] Absentee voting Dy mail in
10
    [precinct] district affected by natural disasters. (a)
                                                             If the
11
    chief election officer and clerk of a county affected as a
12
    result of a natural disaster determine that the opening of a
13
    designated [polling place] voter service center will adversely
14
    affect the health and safety of voters or precinct officials,
15
    the chief election officer and county clerk, by written order,
16
    may require the registered voters of any [precinct] district to
17
    vote by [absentee ballot; provided that if there are not enough
18
    absentee ballots for all voters of the precinct, the chief
19
    election officer or the clerk shall use other official ballots
20
    to make up the difference.] mail as provided in part A of
21
    chapter 11.
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1 (b) Within thirty days after the issuance of such an 2 order, the chief election officer and county clerk shall notify 3 all registered voters in the affected [precinct] district of the 4 issuance of the order. 5 [-(c) Within ten days after the printed official absentee ballots are available for the designated precinct affected by 6 7 this section, the clerk shall deliver, or cause to be delivered, 8 by hand or mail, an absentee ballot, a return envelope, and any 9 other appropriate material to each registered voter in the 10 affected precinct. 11 (d) (c) The chief election officer shall adopt rules 12 pursuant to chapter 91 to implement this section." 13 SECTION 28. Section 15-4, Hawaii Revised Statutes, is 14 amended to read as follows: 15 "§15-4 Request for absentee ballot. $[\frac{a}{a}]$ Any person **16** registered to vote who is unable to receive a ballot at the **17** person's voter registration address of record may request an 18 absentee ballot [or permanent absentee ballot in person or] in 19 writing from the clerk at any time but [not] no later than 20 4:30 p.m. on the seventh day [prior to] before the election. 21 Any mailed requests for an absentee ballot [or permanent

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1 absentee ballot] shall be mailed by the person directly to the 2 clerk. The clerk may waive any or all of the foregoing requirements in special cases as provided in the rules adopted 3 4 by the chief election officer. 5 The request shall include information such as the last four 6 digits of the person's social security number $[\tau]$ or the person's 7 driver's license number, date of birth, and the address under 8 which the person is registered to vote. The request shall also 9 include the temporary address to which the person wishes the 10 requested ballot to be forwarded. The request, when made for 11 any primary or special primary election, may include an 12 additional request for an absentee ballot to be voted at any 13 election immediately following the primary or special primary; 14 provided that the person so indicates in the person's request. 15 [Subsequent to the closing of registration for each 16 election, the clerk may mail a request form for an absentee 17 ballot and permanent absentee ballot to each voter in a remote

area who has not already made such a request. The request form

20 (1) A stamped, self-addressed envelope; and

shall be accompanied by:

18

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1	(2) Instructions regarding the manner of completing and
2	returning the request form.
3	(b) Notwithstanding subsection (a), the respective elerk
4	shall be allowed to conduct an absentee ballot-only election and
5	may mail an absentee ballot for each primary, special primary,
6	special, general, and special general election to each
7	registered voter who resides in the county of Kalawao or on any
8	island of a county with a population of less than one hundred
9	eighty thousand, except for the island where the county seat of
10	government is located. The chief election officer may adopt
11	rules to carry out this subsection.
12	(c) Notwithstanding any law to the contrary, in the event
13	there are fewer than five hundred registered voters as of the
14	preceding general election in an area covered by a unique ballot
15	type, the clerk shall mail an absentee ballot to each registered
16	voter who resides in such an area, if the chief election
17	officer, or the clerk in a county only election, determines that
18	an election day polling place will not be established for such
19	voters.

```
(d) For the purposes of this section, "ballot type" means
1
2
    the unique ballot containing the contests, guestions, or issues
3
    that will be used by the voters of a specific area.
4
         (e) When a registered voter requests an absentee ballot,
5
    the voter also may include an additional request to receive
    absentee ballots permanently. After receiving a request for
6
7
    permanent absentee voter status, the clerk shall mail to the
    voter who requested permanent absentee voter status an absentee
8
9
    ballot for all subsequent elections conducted in that precinct.
10
    The forwarding address for absentee ballots to be permanently
11
    mailed shall be the in state mailing address contained in the
12
    voter's registration record. Subject to the conditions of
13
    subsection (a), a permanent absentee voter may also request from
14
    the clerk that the voter's ballot be forwarded temporarily to an
15
    address other than the permanent absentee mailing address
    originally requested, either in-or outside of the State, for a
16
17
    single election or for a primary or special primary election and
18
    the election immediately following the primary or special
19
    primary election. A permanent absentee voter's request for a
    ballot to be forwarded temporarily shall not serve as a
20
21
    cancellation of the voter's permanent absentee status or as a
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1	change to the voter's permanent absentee mailing address. Upon
2	the completion of the election or elections covered by the
3	permanent absentee voter's temporary request under this
4	subsection, the clerk shall resume mailing the voter's ballots
5	to the permanent absentee mailing address originally requested
6	under subsection (a).
7	(f) The chief election officer shall inform voters of the
8	option of applying for permanent absentee voter status and shall
9	provide any necessary form to request the permanent absentee
10	ballot option to any registered voter requesting an absentee
11	ballot and any person applying to register to vote.
12	(g) A permanent absentee voter shall be responsible for
13	informing the clerk of any changes to personal information,
14	including changes to the voter's forwarding address.
15	(h) Except as provided in subsection (c), a voter's
16	permanent absentee voter status shall be terminated if any of
17	the following conditions apply:
18	(1) The voter requests in writing that such status be
19	terminated;

1	(2) 1	the voter dies, loses voting rights, registers to vote
2	i	n another jurisdiction, or is otherwise disqualified
3	£	rom voting;
4	(3)	he voter's absentee ballot, voter notification
5	Ŧ	postcard, or any other election mail is returned to
6	ŧ	the clerk as undeliverable for any reason; or
7	(4)	'he voter does not return a voter ballot by 6:00 p.m.
8	e	on election day in both the primary and general
9	e	election of an election year.
10	(i) I	f a voter's permanent absentee voter status has been
11	terminated	due to one or more of the conditions specified in
12	subsection	(h), the voter shall be responsible for again
13	requesting	permanent absentee status as specified in subsection
14	(e).] <u>Upon</u>	the completion of the election or elections covered
15	by the vote	er's temporary request under this section, the clerk
16	shall resum	me mailing the voter's ballot package to the mailing
· 17	address not	ed within the voter's registration record."
18	SECTIC	N 29. Section 15-6.5, Hawaii Revised Statutes, is
19	amended to	read as follows:
20	" [+] §1	.5-6.5[] Absentee postage. The mailed distribution
21	and return	of absentee ballots shall be at no cost to the voter.



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1	ine State	and countles shall share in the cost of all postage
2	associate	d with the distribution and return of absentee ballots
3	pursuant	to sections 11-182[-] <u>and</u> 11-183, [and 11-184,] if the
4	costs are	not covered by the federal government."
5	SECT	ION 30. Section 15-9, Hawaii Revised Statutes, is
6	amended t	o read as follows:
7	"§15	-9 Return and receipt of absentee ballots. (a) The
8	return en	velope shall be:
9	(1)	Mailed and must be received by the clerk issuing the
10		absentee ballot [not] no later than the closing [of
11		the polls on any] hour on election day[+] in
12		accordance with section 11-131; or
13	(2)	Delivered other than by mail to the clerk issuing the
14		absentee ballot, or [another election official
15		designated by the clerk to act on the clerk's behalf,
16		not] to a voter service center no later than the
17		closing [of polls on any] hour on election day[; or
18	(3)	Delivered other than by mail to any polling place
19		within the county in which the voter is registered and
20		deposited by a precinct official in the ballot box

1		before the closing of the polls on any election day.
2		in accordance with section 11-131.
3	(b)	Upon receipt of the return envelope from any person
4	voting un	der this chapter, the clerk may prepare the ballots for
5	counting	pursuant to this section and section 15-10.
6	(C)	[Prior to] Before opening the return and ballot
7	envelopes	and counting the ballots, the return envelopes shall
8	be checke	d for the following:
9	(1)	Signature on the affirmation statement;
10	(2)	Whether the signature corresponds with the absentee
11		request or register as prescribed in the rules adopted
12		by the chief election officer; and
13	(3)	Whether the person is a registered voter and has
14		complied with the requirements of sections 11-15 and
15		11-16.
16	(d)	If any [of the above requirements] requirement listed
17	in subsec	tion (c) is not met or if the return or ballot envelope
18	appears t	o be tampered with, the clerk or the absentee ballot
19	team offi	cial shall mark across the face of the envelope
20	"invalid"	and it shall be kept in the custody of the clerk and

disposed of as prescribed for ballots in section 11-154.

1 (e) If an absentee polling place is established at the 2 clerk's office prior to election day, the officials of the 3 absentee polling place shall check the return or ballot 4 envelopes for the above requirements prior to depositing them in 5 the correct absentee ballot box.] " SECTION 31. Section 15-10, Hawaii Revised Statutes, is 6 7 amended to read as follows: 8 "§15-10 Counting of absentee ballots. If the requirements 9 in section 15-9 are met, the return and ballot envelopes may be 10 opened and the ballot counted as prescribed by law for the 11 voting system in use. 12 [In those absentee polling places using paper ballots, 13 counting of the absentee ballots may begin after noon of 14 election day. **15** In those absentee polling places using the electronic 16 voting system, the absentee ballots shall be transported to the 17 counting center in a manner and by a schedule as provided in the 18 rules promulgated by the chief-election officer. In no case, 19 however, shall the results of the absentee count become publicly **20** known before the polls have officially closed.

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1 Any person violating this section shall be guilty of an 2 election offense under section 19-6.] " 3 SECTION 32. Section 15-14, Hawaii Revised Statutes, is 4 amended to read as follows: 5 "§15-14 Ballots; where voting machines are used. In all 6 [precincts] districts in which voting machines are used sections 7 15-1 to 15-13 shall apply provided that the number and type of 8 [absentee] ballots to be printed shall be determined at the 9 discretion of the officer charged with printing and furnishing 10 The officer may use reasonable facsimiles of the sample 11 ballot used in voting machine precincts." 12 SECTION 33. Section 15D-3, Hawaii Revised Statutes, is 13 amended to read as follows: 14 "[4] \$15D-3[+] Elections covered. The voting procedures in 15 this chapter apply to: 16 (1) A general, special, or primary election for federal 17 office; 18 (2) A general, special, or primary election for statewide 19 or state legislative office or state ballot measure;

and

1	(3) A general, special, recall, primary, or runoff
2	election for local government office or local ballot
3	measure conducted under [section 11-91.5] part A of
4	chapter 11 for which absentee voting or voting by mail
5	is available for other voters."
6	SECTION 34. Section 16-25, Hawaii Revised Statutes, is
7	amended to read as follows:
8	"§16-25 Order and method of counting. Each ballot shall
9	be counted and finished as to all the candidates thereon before
10	counting a second and subsequent ballots. [Except as provided
11	in section 11-71, the] The ballots shall be counted by teams in
12	the following manner only: by one [precinct] election official
13	announcing the vote in a loud clear voice, one [precinct]
14	<u>election</u> official tallying the vote, one [precinct] <u>election</u>
15	official watching the [precinct] election official announcing
16	the vote and one [precinct] election official watching the
17	[precinct] election official tallying the vote. The [precinct]
18	election official doing the announcing or tallying and the
19	[precinct] election official watching that official shall not be
20	of the same political party."

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1 SECTION 35. Section 16-43, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "§16-43 Ballot handling. In every case where the ballots 4 are handled by election officials or election employees[, from 5 the time the ballots are delivered to the several precincts to 6 the time they are returned to the chief election officer or 7 clerk in county-elections for disposition upon completion of 8 the tabulation, they shall be handled in the presence of not 9 less than two officials assigned in accordance with [sections 10 11-71 and 11-72 or] section 16-45." 11 SECTION 36. Section 16-46, Hawaii Revised Statutes, is 12 amended to read as follows: **13** "§16-46 Counting defective ballots. Counting center 14 employees [in the presence of at least two official observers] 15 shall prepare a new ballot to replace each defective ballot [-]; **16** provided that the replacement ballot may not be counted until 17 reviewed by at least two official observers. The defective 18 ballots shall be segregated and the replacement ballots counted 19 pursuant to rules [promulgated] adopted by the chief election 20 officer."

- 1 SECTION 37. Section 19-6, Hawaii Revised Statutes, is 2 amended to read as follows:
- 3 "§19-6 Misdemeanors. The following persons shall be 4 guilty of a misdemeanor:
- 5 Any person who offers any bribe or makes any promise 6 of gain, or with knowledge of the same, permits any 7 person to offer any bribe or make any promise of gain 8 for the person's benefit to any voter to induce the 9 voter to sign a nomination paper, and any person who 10 accepts any bribe or promise of gain of any kind as 11 consideration for signing the same, whether the bribe 12 or promise of gain be offered or accepted before or 13 after the signing;
- 14 (2) Any person who wilfully tears down [ex], destroys, or
 15 defaces any election proclamation [ex any], poster
 16 [ex], notice [ex], list of voters [ex], visual aids,
 17 or facsimile ballot, issued or posted by authority of
 18 law;
- 19 (3) Any person printing or duplicating or causing to be
 20 printed or duplicated any ballot, conforming as to the
 21 size, weight, shape, thickness, or color to the

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1	official ballot so that it could be cast or counted as
2	an official ballot in an election;

- 3 Every person who is disorderly or creates a (4)disturbance whereby any meeting of the [precinct 5 officials or the] board of registration of voters 6 during an election is disturbed or interfered with; or 7 whereby any person who intends to be lawfully present 8 at any meeting or election is prevented from 9 attending; or who causes any disturbance at any 10 election; and every person assisting or aiding or 11 abetting any disturbance;
- 12 (5) Every person who, either in person or through another,

 13 in any manner breaks up or prevents, or endeavors to

 14 break up or prevent, the holding of any meeting of the

 15 board of registration of voters, or in any manner

 16 breaks up or prevents, or endeavors to break up or

 17 prevent, the holding of any election;
 - (6) Any person, other than those designated by section 11-132, who remains or loiters within the area set aside for voting as set forth in section 11-132 during the time appointed for voting;

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I	(7)	Any person, including candidates carrying on any
2		campaign activities within the area described in
3		section 11-132 during the period of time starting one
4		hour before [the polling place] voting opens and
5		ending when [the polling place] voting closes for the
6		purpose of influencing votes. Campaign activities
7		shall include the following:
8		(A) Any distribution, circulation, carrying, holding
9		posting, or staking of campaign cards, pamphlets
10		posters, and other literature;
11		(B) The use of public address systems and other
12		public communication media;
13		(C) The use of motor caravans or parades; and
14		(D) The use of entertainment troupes or the free
15		distribution of goods and services;
16	(8)	Any person who opens a return envelope containing
17		[an] <u>:</u>
18		(A) An absentee ballot voted under chapter 15 other
19		than those persons authorized to do so under
20		chapter 15; or

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1	(B) A ballot voted by mail under part A of chapter 11
2	other than those persons authorized to do so
3	under part A of chapter 11;
4	(9) Any unauthorized person found in possession of any
5	voting machine or keys thereof; and
6	(10) Every person who wilfully violates or fails to obey
7	any of the provisions of law, punishment for which is
8	not otherwise specified in this chapter [specially
9	provided for]."
10	SECTION 38. Section 11-71, Hawaii Revised Statutes, is
11	repealed.
12	["\$11-71 Precinct officials; precinct requirements. There
13	shall be not less than three precinct officials for each
14	precinct one of whom shall be the chairperson; provided that in
15	precincts where more than one voting unit has been established,
16	there shall be three precinct officials for each unit. The
17	chairperson of precinct officials shall have authority in all
18	units of the precinct.
19	In all precincts, the chief election officer may assign
20	additional precinct officials, at least one of whom may be
21	designated a maken conjugate and afficient



1 So far as reasonably practicable, excepting the 2 chairperson, not more than fifty per cent of the precinct officials in any precinct shall be of the same political 3 4 party."] 5 SECTION 39. Section 11-72, Hawaii Revised Statutes, is 6 repealed. 7 ["\$11-72 Precinct officials; submission of names and 8 assignment; vacancies. (a) All gualified political parties 9 shall submit names for precinct officials to the chief election 10 officer not later than 4:30 p.m. on the sixtieth day prior to 11 the close of filing for any primary, special primary, or special 12 election. All precinct officials shall be able to read and 13 write the English language. If any party fails to submit the 14 required names by the above deadline, or names sufficient to 15 fill the positions to which it would be entitled, assignment of 16 positions to which the party would otherwise be entitled pursuant to subsection (b), may be made without regard to party **17** 18 affiliation. 19 (b) In assigning the precinct officials, the following 20 criteria shall be followed:

1	(1)	The precinct officials shall be registered voters of
2		the precinct in which they serve; but if qualified
3		persons in the precinct or representative district are
4		not readily available to serve, they may be chosen
5		from without the precinct or representative district,
6		or if qualified persons either in or without the
7		precinct or representative district are not available
8		to serve, the chief election officer may designate
9		precinct officials who are not registered voters if
10		the persons so designated are otherwise qualified and
11		shall have attained the age of sixteen years on or
12		before June 30, of the year of the election in which
13		they are appointed to work;
14	(2)	The chief election officer may designate more precinct
15	•	officials than are needed in order to create a pool of
16		qualified precinct officials who may be assigned to
17		fill vacancies or to perform their duties as needed in
18		any precinct;
19	(3)	No parent, spouse, reciprocal beneficiary, child, or
20		sibling of a candidate shall be eligible to serve as a
21		precinct official in any precinct in which votes may

1		be cast for the candidate; nor shall any candidate for
2		any elective office be eligible to serve as a precinct
3		official in the same election in which the person is a
4		candidate. No candidate who failed to be nominated in
5		the primary or special primary election shall be
6		eligible to serve as a precinct official in the
7		general election next following; and
8	(4)	The chairperson of the precinct officials shall be the
9		first named precinct official on the list prepared by
10	,	the chief election officer. The remainder of the
11		precinct officials shall be apportioned as follows:
12		(A) The total votes cast, except those cast for
13		nonpartisan candidates, for all of the following
14		offices that were on the ballot in the next
15		preceding general election shall be divided into
16	,	the total votes cast for all the candidates of
17		each party for these offices: president and
18		vice president, United States senator, United
19		States representative, governor and lieutenant
20		governor, state senator, and state
21		representative;

1	(B)	If a party's proportion of votes cast exceeds
2		fifty per cent, its share shall be one half of
3		the precinct officials. The remaining one half
4		shall be divided among the remaining parties in
5		proportion to their respective total of votes
6		cast for the offices set forth in subparagraph
7		(A);
8	(C)	In the case of the above division resulting in
9		parties having fractional positions, a whole
10		position shall go to the party with the larger
11		number of votes east; and
12	(D) -	Newly qualified parties may be assigned up to ten
13		per cent of the total positions available at the
14		discretion of the chief election officer.
15	(c) In t	he recruitment and placement of precinct
16	officials, any	or all of the requirements of subsection (b) may
17	be waived by t	he chief election officer if it is determined that
18	minority langu	age assistance or other special needs warrant such
19	waiver, except	as provided in subsection (b)(3).

1 (d) In case of inability, failure, or refusal of any 2 person so assigned to serve as a precinct official, the chief 3 election officer shall appoint a person to fill the vacancy."] 4 SECTION 40. Section 11-73, Hawaii Revised Statutes, is 5 repealed. ["§11-73 Instruction of precinct officials. Prior to any 6 7 election, the chief election officer or clerk in county 8 elections shall conduct a school of instruction, if deemed 9 necessary, for persons designated as prospective precinct officials of precincts. They shall notify the precinct 10 11 officials of the time and the place of the school of 12 instruction. 13 All prospective precinct officials shall attend a school of instruction. The chairperson of the precinct officials shall be 14 required to also attend a refresher course before each election. 15 16 It shall be at the discretion of the chief election officer or 17 the county clerk in county elections to require those precinct 18 officials with previous training to attend a school of 19 instruction prior to each election. 20 No precinct official shall serve unless the official has 21 received instruction and has been certified by the authorized

1 instructor to that effect. This section shall not prevent the 2 assignment of a person who has not received such instruction or 3 such certificate but who is otherwise qualified, to fill a 4 vacancy among precinct officials when a qualified certified 5 person is not available. Periodic recertification shall be 6 required."] 7 SECTION 41. Section 11-74, Hawaii Revised Statutes, is 8 repealed. 9 ["\$11-74 Meetings of precinct officials; procedure; oaths. 10 The chairperson of the precinct officials shall preside at all 11 meetings of the precinct officials. Any decision of the 12 precinct officials shall require a majority vote of the precinct 13 officials in the unit or precinct. 14 In all cases under this title, where duties are to be 15 performed by the chairperson of the precinct officials, the 16 duties may be performed by one of the other precinct officials, 17 whenever the chairperson is temporarily absent or is otherwise 18 for the time being unable to perform the duties. 19 Each precinct official may administer any oath in this 20 title provided to be administered by the precinct officials."]

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SECTION 42. Section 11-75, Hawaii Revised Statutes, is 1 2 repealed. ["§11-75 Duties of precinct officials. The duties of the 3 4 precinct officials shall vary with the voting system in use in 5 the precinct. The duties for the particular system shall be 6 assigned by the chief election officer by regulations adopted 7 for such purpose."] 8 SECTION 43. Section 11-91.5, Hawaii Revised Statutes, is 9 repealed. 10 ["\$11-91.5 Federal, state, and county elections by mail. 11 (a) Any federal, state, or county election held other than on 12 the date of a regularly scheduled primary or general election 13 may be conducted by mail. 14 (b) The chief election officer shall determine whether a 15 federal or state election, other than a regularly scheduled 16 primary or general election, may be conducted by mail or at 17 polling places. 18 (c) The county clerk shall determine whether a county 19 election, held other than on the date of a regularly scheduled 20 primary or general election, may be conducted by mail or at

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2 under the supervision of the county clerk. 3 (d) Any ballot cast by mail under this section shall be 4 subject to the provisions applicable to absentee ballots under 5 sections 11-139-and 15-6. (e) The chief-election officer shall adopt rules pursuant 6 7 to chapter 91 to provide for uniformity in the conduct of 8 federal, state, and county elections by mail."] 9 SECTION 44. Section 11-92.2, Hawaii Revised Statutes, is 10 repealed. 11 ["\frac{11-92.2 Multiple polling place sites. (a) The chief election officer may establish multiple-polling place sites for 12 13 contiguous precincts, notwithstanding district boundaries, when 14 it is convenient and readily accessible for the voters of the 15 precincts involved.

polling places. An election by mail in the county shall be

19 SECTION 45. Section 11-93, Hawaii Revised Statutes, is 20 repealed.

later than 4:30 p.m. on the tenth day prior to the close of

(b) No multiple polling place site shall be established

filing for an election."]

["§11-93 Voting units. Immediately after the close of 1 2 registration of voters preceding any election, the chief 3 election officer shall establish one or more voting units in 4 each precinct polling-place. All voting units shall be in the same precinct polling place. In a precinct having more than one 5 6 voting unit the chief election officer or the officer's authorized representative shall designate each unit by a uniform 7 8 identification system. The clerk-in preparing the list of 9 registered voters shall divide the list, on an alphabetical 10 basis, as equal as possible between or among the voting units."] SECTION 46. Section 11-94, Hawaii Revised Statutes, is 11 12 repealed. 13 ["\$11-94 Exemptions of voters on election day. Every 14 voter shall be privileged from arrest on election day while at 15 the voter's polling place and in going to and returning 16 therefrom, except in case of breach of the peace then committed, **17** or in case of treason or felony."] SECTION 47. Section 11-95, Hawaii Revised Statutes, is 18 19 repealed. 20 ["§11-95 Employees entitled to leave on election day for 21 voting. (a) Any voter shall on the day of the election be



1	entitled to be absent from any service or employment in which
2	such voter is then engaged or employed for a period of not more
3	than two hours (excluding any lunch or rest periods) between the
4	time of opening and closing the polls to allow two consecutive
5	hours in which to vote. Such voter shall not because of such
, 6	absence be liable to any penalty, nor shall there be any
7	rescheduling of normal hours or any deduction made, on account
8	of the absence from any usual salary or wages; provided that the
9	foregoing shall not be applicable to any employee whose hours of
10	employment are such that the employee has a period of two
11	consecutive hours (excluding any lunch or rest periods) between
12	the time of opening and closing the polls when the employee is
13	not working for the employer. If, however, any employee fails
14	to vote after taking time off for that purpose the employer,
15	upon verification of that fact, may make appropriate deductions
16	from the salary or wages of the employee for the period during
17	which the employee is hereunder entitled to be absent from
18	employment. Presentation of a voter's receipt by an employee to
19	the employer shall constitute proof of voting by the employee.
20	(b) Any person, business, or corporation who refuses an
21	employee the privileges conferred by this section, or subjects

an employee to a penalty or deduction of wages because of the 1 exercise of the privileges, or who directly or indirectly 2 3 violates this section, shall be subject to a fine of not less 4 than \$50 nor more than \$300. (c) Any action taken to impose or collect the fines 5 6 established in this section shall be a civil action."] 7 SECTION 48. Section 11-120, Hawaii Revised Statutes, is 8 repealed. ["\$11-120 Distribution of ballots; record. The chief 9 10 election officer or the county clerk in county elections shall 11 forward the official ballots, specimen ballots, and other 12 materials to the precinct officials of the various precincts. 13 They shall be delivered and kept in a secure fashion in 14 accordance with rules and regulations promulgated by the chief 15 election officer. In no case shall they arrive later than the 16 opening of the polls on election day. 17 A record of the number of ballots sent to each precinct 18 shall be kept by the chief election officer or the clerk."] 19 SECTION 49. Section 11-133, Hawaii Revised Statutes, is 20 repealed.

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1	l" §11-133 Voting booths; placement of visual aids. The
2	precinct officials shall provide sufficient voting booths within
3	the polling place at or in which the voters may conveniently
4	cast their ballots. The booths shall be so arranged that in
5	casting the ballots the voters are screened from the observation
6	of others.
7	Visual aids shall be posted at or in each voting booth and
8	in conspicuous places outside the polling place before the
9	opening of the polls."]
10	SECTION 50. Section 11-134, Hawaii Revised Statutes, is
11	repealed.
12	["§11-134 Ballot transport containers; ballot boxes. (a)
13	The seals of the ballot transport containers shall be broken and
14	opened on election day only in the presence of at least two
15	precinct officials not of the same political party.
16	(b) The chief election officer shall provide suitable
17	ballot boxes for each polling place needed. They shall have a
18	hinged lid fastened securely by a nonreusable seal. In the
19	center of the lid there shall be an aperture of the appropriate
20	size for the voting system used. The ballot boxes shall be

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2 where they can be observed by the precinct officials. 3 (c) At the opening of the polls for election, the chairperson of the precinct officials-shall publicly open the 4 ballot boxes and expose them to all persons present to show that 5 6 they are empty. The ballot boxes shall be closed and sealed; 7 they shall remain sealed until transported to the counting 8 center; provided that, in precincts where the electronic voting 9 system is used, the ballot boxes shall not be opened at the 10 polling places except as provided by rules adopted pursuant to 11 chapter 91."] 12 SECTION 51. Section 11-135, Hawaii Revised Statutes, is **13** repealed. 14 ["§11-135 Early collection of ballots. In an electronic

placed at a point convenient for the deposit of ballots and

20 SECTION 52. Section 11-136, Hawaii Revised Statutes, is 21 repealed.

ballot system election the chief election officer may authorize

collection of voted ballots before the closing of the polls in

order to facilitate the counting of ballots; provided that the

voted ballots shall be returned to the counting center in sealed

ballot boxes."]

1	["SII-136 POIL BOOK, Identification, Voting. Every person
2	upon applying to vote shall sign the person's name in the poll
3	book prepared for that purpose. This requirement may be waived
4	by the chairperson of the precinct officials if for reasons of
5	illiteracy or blindness or other physical disability the voter
6	is unable to write. Every person shall provide identification
7	if so requested by a precinct official. A poll book shall not
8	contain the social security number of any person.
9	After signing the poll book and receiving the voter's
10	ballot, the voter shall proceed to the voting booth to vote
11	according to the voting system in use in the voter's precinct.
12	The precinct official may, and upon request shall, explain to
13	the voter the mode of voting."]
14	SECTION 53. Section 15-7, Hawaii Revised Statutes, is
15	repealed.
16	["§15-7 Absentee polling place; registration at absentee
17	polling place. (a) Absentee polling places shall be
18	established at the office of the respective clerks, and may be
19	established at other sites as may be designated by the clerk
20	under the provisions prescribed in the rules adopted by the
21	chief election officer. Section 11-21 relating to changes and

- 1 transfers of registration shall apply to the absentee polling
- 2 place as though it were the precinct at which a person's name
- 3 properly appears on the list of registered voters.
- 4 (b) The absentee polling places shall be open no later
- 5 than ten working days before election day, and all Saturdays
- 6 falling within that time period, or as soon thereafter as
- 7 ballots are available; provided that all absentee polling places
- 8 shall be open on the same date statewide, as determined by the
- 9 chief election officer.
- 10 (c) A person who is eligible to vote but is not registered
- 11 to-vote may register by appearing in person-at the absentee
- 12 polling place for the county in which the person maintains
- 13 residence.
- 14 (d) The county clerk shall designate a registration clerk,
- 15 who may be an election official, at each of the absentee polling
- 16 places established in the county.
- 17 (e) The registration clerk shall process applications for
- 18 any person not registered to vote who submits a signed affidavit
- 19 in accordance with section 11-15, which shall include a sworn
- 20 affirmation:
- 21 (1) Of the person's qualification to vote;



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1	(2)	Acknowledging that the person has not voted and will
2		not vote at any other polling place for that election
3		and has not cast and will not cast any absentee ballot
4		pursuant to chapter 15 for that election; and
5	(3)	Acknowledging that providing false information may
6		result in a class C felony, punishable by a fine not
7		exceeding \$1,000 or imprisonment not exceeding five
8		years, or both.
9	(f)	The registration clerk may accept, as prima facie
10	evidence,	the allegation of the person in the application
11	regarding	the person's residence in accordance with section 11-
12	15 (b) , un	less the allegation is contested by a qualified voter.
13	The regis	tration clerk may demand that the person furnish
14	substanti	ating evidence to the other allegations of the person's
15	applicati	on in accordance with section 11-15(b).
16	(g)	Registration may be challenged in accordance with
17	section 1	1-25.
18	(h)	Notwithstanding subsection (c), registration pursuant
19	to this s	ection may be used by a person who is registered to
20	vote but	whose name cannot be found on the precinct list for the
21	polling p	lace associated with the person's residence.

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1	(i) The clerk of each county shall add persons who
2	properly register at an absentee polling place to the respective
3	general county register. Within thirty days of registration at
4	an absentee polling place, the county clerk shall mail to the
5	person a notice including the person's name, current street
6	address, district and precinct, and date of registration. A
7	notice mailed pursuant to this subsection shall serve as prima
8	facie evidence that the person is a registered voter as of the
9	date of registration."]
10	SECTION 54. Section 15-8, Hawaii Revised Statutes, is
11	repealed.
12	["\$15-8 Absentee ballot box. An absentee ballot box or
13	boxes shall be provided in the absentee polling place for the
14	purpose of depositing the return envelopes and the ballot
15	envelopes of those who vote in person at the absentee polling
16	place. The ballot box shall be secured in accordance with rules
17	promulgated by the chief election officer.
18	Tampering with the ballot box or opening it before the time
19	prescribed in section 15-9 shall be an election offense under
20	section 19-6."]

- 1 SECTION 55. There is appropriated out of the general
- 2 revenues of the State of Hawaii the sum of \$200,000 or so much
- 3 thereof as may be necessary for fiscal year 2019-2020 and the
- 4 same sum or so much thereof as may be necessary for fiscal year
- 5 2020-2021 for the purpose of preparing for, implementing, and
- 6 administering elections by mail, including voter education and
- 7 public awareness programs.
- 8 The sums appropriated shall be expended by the office of
- 9 elections for the purposes of this part.
- 10 SECTION 56. There is appropriated out of the general
- 11 revenues of the State of Hawaii the sum of \$987,127 or so much
- 12 thereof as may be necessary for fiscal year 2019-2020 and the
- 13 same sum or so much thereof as may be necessary for fiscal year
- 14 2020-2021 to be made available to the counties in the form of
- 15 grants to cover the startup and transition costs for the voting
- 16 by mail implementation; provided that the amount available to
- 17 each county shall be in proportion to its respective percentage
- 18 of registered voters.
- 19 The sums appropriated shall be expended by the department
- 20 of budget and finance for the purposes of this part.

1	SECT	ION 57. No later than sixty days before the convening
2	of each o	f the regular sessions of 2020, 2021, 2022, 2023, 2024,
3	and 2025,	the office of elections shall submit a report to the
4	legislatu	re that includes:
5	(1)	The office's progress in implementing this part;
6	(2)	A summary of the office's discussions with the county
7		clerks to determine areas of joint implementation of
8		this part;
9	(3)	A summary of the expenditures required to implement
10		this part and a comparison of those expenditures with
11		the expenditures required to conduct elections or
12		election-related activities prior to the enactment of
13		this part;
14	(4)	Any additional resources the county clerks or the
15		office may require to implement this part;
16	(5)	Any developments in assistive technology that may be
17		implemented by the State, the counties, or nonprofit
18		associations to ensure that persons with disabilities
19		are not, on the whole, disadvantaged by implementation
20		of this part, including the costs associated with such
21		technology;

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1	(6)	Any difficulties encountered in the implementation of
2		this part;
3	(7)	Specific steps taken and recommendations necessary to
4		prevent fraud and ensure the integrity of the election
5		process; and
6	(8)	Any other findings and recommendations, including any
7		proposed legislation necessary to clarify and make
8		consistent chapters 11, 12, 15, 15D, 16, and 19,
9		Hawaii Revised Statutes, in light of the transition to
10		statewide elections by mail.
11.	The count	ies shall coordinate with the office of elections in
12	providing	information necessary for the preparation of the
13	reports r	equired by this section.
14		PART II
15	SECT	ION 58. The legislature finds that all states make an
16	effort to	inform the electorate about upcoming elections, where
17	and when	the elections will be held, and how to vote. Each
18	state det	ermines what information will be provided and how it

will be distributed. Many states provide sample ballots that

are posted in polling places, published in newspapers, printed

and distributed by request, or printed and mailed to each



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- 1 household or registered voter. In Hawaii, the chief election
- 2 officer or county clerk, in the case of a county election, is
- 3 required to have printed informational posters with facsimile
- 4 ballots that depict the official ballots that will be used in
- 5 the election. Precinct officials are required to post these
- 6 informational posters near the entrance to the polling place so
- 7 that voters may easily see the posters prior to voting.
- 8 The legislature further finds that other states publish and
- 9 distribute voters' pamphlets to registered voters. Voters'
- 10 pamphlets may include candidate information, judicial
- 11 performance reviews, descriptions of elected offices, or
- 12 background information on constitutional amendments or ballot
- 13 measures. The purpose of these pamphlets is to allow voters to
- 14 exercise their fundamental right to vote by informing them about
- 15 each of the ballot measures and candidates seeking office,
- 16 reading both sides of an argument to each of the ballot
- 17 measures, and learning where each of the candidates stand on the
- 18 issues that affect the voters.
- 19 The purpose of this part is to increase the amount of
- 20 information provided to registered voters in Hawaii by:

1	(1)	Requiring the chief election officer to publish an
2		online voters' pamphlet on the internet;
3	(2)	Requiring the chief election officer to disseminate
4		postcards to voters notifying them of the online
5		pamphlet's website address; and
6	(3)	Appropriating funds to allow the chief election
7		officer to publish an online voters' pamphlet and
8		distribute the informational postcards for each
9		election.
10	SECT	ION 59. Chapter 11, Hawaii Revised Statutes, is
11	amended by	y adding a new part to be appropriately designated and
12	to read a	s follows:
13		"PART B. ONLINE VOTERS' PAMPHLET
14	§11-	K Definitions. As used in this part, unless the
15	context re	equires otherwise:
16	"Bal	lot issue" means a proposed constitutional amendment,
17	county ch	arter amendment, or initiative or referendum issue
18	listed on	a ballot at the next applicable election.
19	§11-	L Online voters' pamphlet; content; form. (a) The
20	chief ele	ction officer, with assistance from the clerk for
21	elections	involving county offices and countywide ballot issues,

- 1 shall be responsible for publication of the online voters'
- 2 pamphlet for each election.
- 3 (b) The online voters' pamphlet shall contain:
- 4 (1) Information regarding each ballot issue listed on a ballot in accordance with section 11-112;
- 6 (2) Candidate statements from candidates whose names are
 7 listed on a ballot in accordance with section 11-112;
- 8 (3) Contact information for the campaign spending9 commission;
- (4) Contact information for the political parties that aresubject to part V of this chapter; and
- (5) Any information, including voter registration
 information, voting instructions, and voter education,
 as deemed necessary by the chief election officer.
- 15 (c) The chief election officer shall determine the format
 16 and layout of the online voters' pamphlet.
- (d) The online voters' pamphlet shall be posted on the public website of the office of elections and links to the online voters' pamphlet shall be posted in a conspicuous
- 20 location on the office of elections website homepage.

1 §11-M Online voters' pamphlet postcards; publication; 2 distribution. The chief election officer, with assistance from 3 the clerk for elections involving county offices and countywide 4 ballot issues, shall publish and distribute a postcard 5 containing the website address of the online voters' pamphlet 6 for each election. The chief election officer shall distribute 7 the postcards using any means, as determined by the chief 8 election officer, that will best serve the interests of all 9 registered voters and meet federal or state election 10 requirements. The means of distribution shall include but not 11 be limited to: 12 (1) Through postal mail; 13 (2) At public libraries, polling places, or absentee 14 polling places; 15 (3) In braille, large print, or audio recording; 16 (4) In a daily or weekly publication of statewide 17 circulation or countywide circulation in the affected 18 county; or 19 (5) In electronic form. 20 The chief election officer shall distribute the postcards no

days prior to each election.

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later than

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1	§11-	N Ballot issue; information. The online voters'
2	pamphlet	shall include the following information for each ballot
3	issue:	
4	(1)	The number and title of the ballot issue;
5	(2)	An explanatory statement prepared by the attorney
6		general for a statewide ballot issue or corporation
7		counsel or county attorney for a countywide ballot
8		issue in accordance with section 11-0;
9	(3)	A fiscal impact statement prepared by the attorney
10		general for a statewide ballot issue or corporation
11		counsel or county attorney for a countywide ballot
12		issue in accordance with section 11-P;
13	(4)	The total number of votes cast for and against the
14		ballot issue on the last reading of the ballot issue
15		in the senate and house of representatives for a
16		statewide ballot issue, or county council or charter
17		commission for a countywide ballot issue, as
18		applicable;
19	(5)	An argument advocating the voters' approval of the
20		ballot issue together with any statement in rebuttal

1		of the opposing argument in accordance with section			
2		11-Q;			
3	(6)	An argument advocating the voters' rejection of the			
4		ballot issue together with any statement in rebuttal			
5		of the opposing argument in accordance with section			
6		11-Q;			
7	(7)	The names of the committee members established under			
8		section 11-Q(b) for each argument or rebuttal			
9		statement; and			
10	(8)	The full text of the ballot issue.			
11	§11-	O Ballot issue; explanatory statement. (a) An			
12	explanato	ry statement shall be prepared by the attorney general			
13	for each statewide ballot issue or corporation counsel or county				
14	attorney for each countywide ballot issue listed on a ballot in				
15	accordance with section 11-112. The attorney general,				
16	corporation counsel, or county attorney shall write the				
17	explanatory statements in clear and concise language and avoid				
18	the use of legal and technical terms whenever possible. The				
19	chief election officer shall prescribe the content and maximum				
20	length of these statements.				

1 The chief election officer shall receive all 2 explanatory statements prepared by the attorney general for 3 statewide ballot issues or corporation counsel or county 4 attorney for countywide ballot issues by a date determined by 5 the chief election officer for each election. The chief 6 election officer may authorize the clerk to receive explanatory 7 statements for countywide ballot issues for each respective 8 county, as applicable; provided that these explanatory 9 statements are received by the chief election officer by the 10 date determined by the chief election officer for each election. 11 §11-P Ballot issue; fiscal impact statement. (a) A 12 fiscal impact statement shall be prepared by the attorney 13 general for each statewide ballot issue or corporation counsel 14 or county attorney for each countywide ballot issue listed on a 15 ballot in accordance with section 11-112. The attorney general 16 or corporation counsel or county attorney, as applicable, shall **17** consult with appropriate fiscal state or county agencies in 18 preparing the fiscal impact statements. The attorney general, 19 corporation counsel, or county attorney shall write fiscal 20 impact statements in clear and concise language and avoid the 21 use of legal and technical terms whenever possible. Fiscal

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- 1 impact statements may include easily understood graphics. The
- 2 chief election officer shall prescribe the content and maximum
- 3 length of these statements.
- 4 (b) The chief election officer shall receive all fiscal
- 5 impact statements prepared by the attorney general for statewide
- 6 ballot issues or corporation counsel or county attorney for
- 7 countywide ballot issues by a date determined by the chief
- 8 election officer for each election. The chief election officer
- 9 may authorize the clerk to receive fiscal impact statements for
- 10 countywide ballot issues for each respective county, as
- 11 applicable; provided that these fiscal impact statements are
- 12 received by the chief election officer by the date determined by
- 13 the chief election officer for each election.
- 14 §11-Q Ballot issue; argument statements in support or
- 15 opposition; rebuttals; committees. (a) The chief election
- 16 officer, in consultation with state and county legislative
- 17 bodies and clerks, shall appoint the initial two members of each
- 18 argument statement committee. In making these committee
- 19 appointments, the chief election officer shall consider
- 20 legislators and stakeholders known to advocate for or oppose the

- 1 ballot issue. The initial two members may select up to four
- 2 additional members, and the committee shall elect a chairperson.
- 3 (b) Committees shall write and submit argument statements
- 4 advocating the approval or rejection of each statewide or
- 5 countywide ballot issue and rebuttals of those argument
- 6 statements. The committees shall obtain the explanatory and
- 7 fiscal impact statements prepared in accordance with sections
- 8 11-0 and 11-P, respectively, before preparing their argument
- 9 statements. The committees shall write the argument statements
- 10 in clear and concise language and avoid the use of legal and
- 11 technical terms whenever possible. The content and maximum
- 12 length of these argument statements shall be prescribed by the
- 13 chief election officer.
- 14 (c) After a committee submits its initial argument
- 15 statement to the chief election officer, the chief election
- 16 officer shall transmit the statement to the opposite committee.
- 17 The opposite committee may then prepare a rebuttal statement.
- 18 Rebuttal statements may not interject new points. All argument
- 19 and rebuttal statements shall be submitted to the chief election
- 20 officer by dates determined by the chief election officer for
- 21 each election.



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- 1 (d) The online voters' pamphlet shall only contain
- 2 argument and rebuttal statements prepared in accordance with
- 3 this section. Argument and rebuttal statements may contain
- 4 graphs and charts supported by factual statistical data and
- 5 pictures or other illustrations; provided that illustrations
- 6 shall not include cartoons or caricatures.
- 7 §11-R Candidate statements. (a) Candidates whose names
- 8 are listed on a ballot in accordance with section 11-112 may
- 9 write and submit a statement and photograph advocating their
- 10 candidacy. The content and maximum length of the candidate
- 11 statement shall be prescribed by the chief election officer.
- 12 (b) A candidate statement shall not contain false or
- 13 misleading statements about the candidate's opponent. A
- 14 candidate who believes that the candidate has been defamed or
- 15 libeled under an opponent's statement may commence an action
- 16 under section 11-S.
- 17 (c) All candidate statements shall be submitted to the
- 18 chief election officer by a date determined by the chief
- 19 election officer for each election.
- §11-S Rejection or dispute of arguments or statements.
- 21 (a) In the opinion of the chief election officer, if any



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- 1 argument, rebuttal, or candidate statement submitted pursuant to
- 2 this part for inclusion in the online voters' pamphlet contains
- 3 obscene matter or matter that is otherwise prohibited by law for
- 4 distribution through postal, electronic, or audio or visual
- 5 means, the chief election officer may petition the circuit court
- 6 of competent jurisdiction for a judicial determination that the
- 7 argument, rebuttal, or candidate statement may be rejected for
- 8 publication or edited to delete the matter. The court shall not
- 9 enter an order unless it concludes that the matter is obscene or
- 10 otherwise prohibited for distribution.
- 11 (b) A candidate may petition the circuit court of
- 12 competent jurisdiction for a judicial determination if the
- 13 candidate believes an argument, rebuttal, or candidate statement
- 14 submitted for inclusion in the online voters' pamphlet defames
- 15 the candidate. The court shall not enter an order unless it
- 16 concludes that the statement is untrue and the petitioner has a
- 17 very substantial likelihood of prevailing in a defamation
- 18 action. An action under this subsection shall be filed and
- 19 served no later than days after the deadline for the
- 20 submission of the argument, rebuttal, or candidate statement to
- 21 the chief election officer. If the chief election officer

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1 notifies a person named or identified in an argument, rebuttal, 2 or candidate statement of the contents of the statement within 3 days after the deadline for submission to the chief 4 election officer, the State shall not be liable for damages 5 resulting from the publication of the argument, rebuttal, or 6 candidate statement unless the chief election officer publishes 7 the statement in violation of the order entered under this 8 subsection. Nothing in this subsection shall create a duty on 9 the part of the chief election officer to identify, locate, or 10 notify the person. 11 (c) Parties to a dispute under this section may agree to 12 resolve the dispute by rephrasing the argument, rebuttal, or 13 candidate statement, even if the deadline for submission to the 14 chief election officer has lapsed, unless the chief election 15 officer determines that the process of publication is too far advanced to permit the change. The chief election officer shall 16 **17** promptly provide any revision to any committee entitled to 18 submit a rebuttal statement. If that committee has not yet 19 submitted its rebuttal statement, its deadline to submit a 20 rebuttal statement is extended by days. If it has 21 submitted a rebuttal statement, the committee may revise the



- 1 rebuttal statement to address the change within days of
- 2 the filing of the revised argument with the chief election
- 3 officer.
- 4 (d) In any action under this section, the committee or
- 5 candidate shall be named as a defendant and may be served with
- 6 process by certified mail directed to the address contained in
- 7 the chief election officer's records for that party. The chief
- 8 election officer shall be a nominal party to an action brought
- 9 under subsection (b) solely for the purpose of determining the
- 10 content of the online voters' pamphlet. The circuit court shall
- 11 give these actions priority on its calendar.
- 12 §11-T Deceptively similar campaign materials prohibited.
- 13 (a) No person or entity may publish or distribute any campaign
- 14 material that is deceptively similar in design or appearance to
- 15 an online voters' pamphlet or online voters' pamphlet postcard
- 16 that is published by the chief election officer.
- 17 (b) The chief election officer shall take reasonable
- 18 measures to prevent or stop violations of this section,
- 19 including petitioning the court for a temporary restraining
- 20 order or other appropriate injunctive relief.

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1	§11-U	Pul	olic	inspection;	argumen	s and	statement	s.	(a)
2	An argumen	t, re	ebutt	tal, or cand	lidate sta	atement	submitte	d to	the
3	chief elec	tion	offi	icer for pub	lication	in the	online v	oter	s'
4	pamphlet s	hall	not	be availabl	e on the	office	of elect	ions	ı
5	website un	til:			l.				
6	(1)	In th	ne ca	ase of candi	date stat	ements	·:		•
7		(A)	All	statements	by all ca	andidat	es who ha	ve f	iled
8			for	a particula	r office	have b	een recei	ved,	
9			exce	ept those wh	o informe	ed the	chief ele	ction	n
10			offi	icer that th	ey will r	not sub	mit state	ment	s; 01
11		(B)	The	deadline fo	r submiss	sion ha	s passed;		
12	(2)	In th	ne ca	ase of argum	ent state	ements	supportin	g or	
13		oppos	sing	a ballot is	sue:				
14		(A)	The	argument st	atements	on bot	h sides h	ave }	been
15			rece	eived, unles	s a commi	ittee w	as not ap	point	ted
16			for	one side; o	r				
17		(B)	The	deadline fo	r submiss	sion of	argument		
18			stat	tements has	passed; a	and			
19	(3)	In th	ne ca	ase of rebut	tal state	ements:			

1	(A) The rebuttal statements on both sides have been
2	received, unless a committee was not appointed
3	for one side; or
4	(B) The deadline for submission of rebuttal
5	statements has passed.
6	(b) Nothing in this section shall prohibit the chief
7	election officer from releasing information in accordance with
8	chapter 92F.
9	§11-V Rules. The chief election officer shall adopt rules
10	in accordance with chapter 91 to implement this part."
11	SECTION 60. Section 11-2, Hawaii Revised Statutes, is
12	amended by amending subsection (d) to read as follows:
13	"(d) The chief election officer shall be responsible for
14	public education with respect to voter registration and
15	information[-] and the publication and distribution of online
16	voters' pamphlets and online voters' pamphlet postcards in
17	accordance with part B."
18	SECTION 61. Section 11-184, Hawaii Revised Statutes, is
19	amended to read as follows:
20	"§11-184 Election expenses and responsibilities in
21	combined state and county elections. [Election expenses in] For

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1	elections	invo	lving both state and county offices [shall be
2	shared as	set	forth below:
3	(1)	The]	, the State shall pay and be responsible for[+
4		(A)	Precinct officials;
5		(B)	Instruction of precinct officials when initiated
6			or approved by the chief-election officer;
7		(C)	Boards of registration;
8		(D)	Polling-place costs other than supplies:
9			installation rentals, ballot boxes, voting
10			booths, custodians, telephones, and maintenance;
11		(E)	Other equipment such as ballot transport
12			containers;
13		(F)	Temporary election employees hired to do strictly
14			state-work; and
15		(G)	Extraordinary voter registration and voter
16			education costs when approved by the chief
17			election officer.]
18	compilati	.o <u>n, p</u>	rinting, internet web hosting, and distribution
19	costs ass	o <u>ciat</u>	ed with online voters' pamphlets and online
20	voters' p	amphl	et postcards pursuant to part B.
21	[(2)	The	county shall pay and be responsible for:

1		-(A)-	Normal voter registration, voters list
2			maintenance, and all printing connected with
3			voter registration, including printing of the
4			voters list;
5		(B)	Temporary election employees hired to do strictly
6			county work;
7		(C)	Maintenance of existing voting machines,
8			including parts, freight, storage, programming,
9			and personnel;
10		(D) -	Maintenance and storage of voting devices and
11			other equipment; and
12		(E)	Employees assigned to conduct absentee polling
13			place functions.
14	(3)	The	remaining election expenses shall be divided in
15		half	between the State and the counties. Each county
16		will	pay a proration of expenses as a proportion of
17		the	registered voters at the time of the general
18		elec	tion. These expenses shall include but not be
19		limi	ted to:
20		(A)	Polling place supplies;

1	(B)	All printing, including ballots, but excluding
2		printing connected with voter registration;
3	(C)	Temporary-election employees not including voting
4		machine programmers doing work for both the State
5		and county;
6	(D)	Ballot preparation and packing; and
7	(E)	All other costs for which the State or county are
8		not specifically responsible relating to the
9		operation of voting machines, electronic voting
10		systems, and other voting systems except paper
· 11		ballots to include but not be limited to real
12		property rentals, equipment rentals, personnel,
13		mileage, telephones, supplies, publicity,
14		computer programming, and freight.
15		The responsibility for the above functions shall
16	be c	determined by the chief election officer where the
17	rest	ponsibility for such functions has not been
18	assi	gned by the legislature.
19	Any futu:	re expenses not presently incurred under any voting
20	system now in	use or to be used shall be assigned to paragraphs

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(1), (2), or (3) above by the chief election officer upon 2 agreement with the clerks or by the legislature.] " 3 SECTION 62. There is appropriated out of the general 4 revenues of the State of Hawaii the sum of \$ or so 5 much thereof as may be necessary for fiscal year 2019-2020 and 6 the same sum or so much thereof as may be necessary for fiscal 7 year 2020-2021 for the chief election officer to publish an 8 online voters' pamphlet and publish and distribute postcards 9 notifying voters of the pamphlet's website address for each 10 election starting with the 2020 primary election. 11 The sums appropriated shall be expended by the office of 12 elections for the purposes of this part. 13 PART III 14 SECTION 63. In codifying the new parts and sections added 15 by sections 2 and 59 of this Act, the revisor of statutes shall **16** substitute appropriate part and section numbers for the letters **17** used in designating the new parts and sections in this Act. 18 SECTION 64. If any provision of this Act, or the 19 application thereof to any person or circumstance, is held 20 invalid, the invalidity does not affect other provisions or 21 applications of the Act that can be given effect without the

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- 1 invalid provision or application, and to this end the provisions
- 2 of this Act are severable.
- 3 SECTION 65. Statutory material to be repealed is bracketed
- 4 and stricken. New statutory material is underscored.
- 5 SECTION 66. This Act shall take effect on July 1, 2050.

Report Title:

Voting by Mail; Voter Service Centers; Places of Deposit; Elections; Online Voters' Pamphlet; Postcards; Office of Elections; Chief Election Officer; Appropriations

Description:

Enacts voting by mail uniformly across all counties for all elections commencing in 2022. Establishes a limited number of voter service centers that would remain open from the tenth business day preceding an election through the day of the election to receive personal delivery of mail-in ballots, accommodate voters with special needs, offer same day registration and voting, and provide other election services. Allows for additional places of deposit for personal delivery of mail-in ballots. Appropriates funds for the implementation and administration of the election by mail program. Requires the office of elections to submit a report to the legislature prior to the convening of each regular session from 2020 through 2025, regarding the implementation of a vote by mail system. Requires the Chief Election Officer, with assistance from the county clerks for elections involving county offices and countywide ballot issues, to publish an online voters' pamphlet on the Office of Elections' public website and publish and distribute postcards notifying voters of the online voters' pamphlet website address. Appropriates moneys to allow the chief election officer to produce and distribute an online voters' pamphlet and voters' pamphlet postcards for each election. Effective 7/1/2050. (SD2)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.